# File #:

62-40-116395

# Serial Scope:

1306, 1308-181 NR 1315, 1317, 1319, 1320 1322-1324

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

January 19. 1976

1 - Mr. W. O. Cregar

1 - Mr. S. J. Miller

The Attorney General

Director, FBI

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the October 7, 1975, and January 7, 1976, SSC requests pertaining to certain documents relating to mail intercept programs. documents, submitted with the October 7, 1975, request, were excised, declassified and returned to the SSC by memorandum dated October 15, 1975.

Enclosed for your approval and forwarding to the SSC is the original of a memorandum responsive to the January 7, 1976, request that FBI personnel review the sanitization of the documents relating to mail opening operations in terms of their public release in published Copies of the documents to be used as exhibits to the public hearings on FBI mail opening operations. delivered to the FBI on January 7, 1976, were reviewed and marked for further excising, and were returned to the SSC on January 9, 1976, for whatever use the Committee deems appropriate.

Also enclosed for your records is a copy of the memorandum responsive to the January 7, 1976, request.

ALL INFORMATION CONTAINED Enclosures (2) HEREIN IS UNCLASSIFIED

Dep. AD Adm. - 62-116395

1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr.

Special Counsel for

Intelligence Coordination

SEE NOTE PAGE 2

Laboratory . Plan. & Eval. \_ Spec. Inv. \_ Training .

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Dep. AD Inv. \_\_ Asst. Dir.:

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Ext. Affairs -Files & Com. \_\_

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GPO: 1975 O - 569-920

The Attorney General

#### NOTE:

The documents relating to the Hunter Project; Z Coverage; CHIPROP Survey; SAM Survey; GUS Survey; CHICAN Survey; JOE Survey; and the CHICLET Survey were reviewed by personnel of the Intelligence Division.

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. S. J. Miller

62-116395

January 19, 1976

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the SSC request dated January 7, 1976.

On January 7, 1976, copies of the documents to be used as exhibits to the public hearings on FBI mail openings were delivered to the FBI for review of their sanitization in terms of their public release in published form.

These documents were reviewed, marked for some additional excisions and returned to the SSC on January 9, 1976, for whatever use the Committee deems appropriate.

1 - The Attorney General

SJM: 1hb/hb

(8)

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GPO: 1975 O - 569-920

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Director Sec'y \_\_\_

Assoc. Dir. \_ Dep. AD Adm. \_ Dep. AD Inv. \_\_\_

TELETYPE UNIT ENCLOSURE

NW 55132 DocId:32989570 Page 4

MAIL ROOM



## OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

T-855 (Naw)

JAN 8 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation .

FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

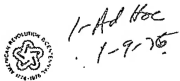
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SUBJEC7: Senate Select Committee Request

Attached is a letter dated January 7, 1976, and received on January 8, 1976, from the Senate Select Committee requesting Bureau review of certain mail opening documents delivered, I assume, to the Bureau on January 7, "for clearance and/or declassification". The request seeks Bureau clearance "on or before January 9, 1976". I would appreciate your earliest attention to this request.

cc; Paul Daly

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William G. M.'Ller, State Director Rede: Ick A. G. Schwawz, Jr., Chief Coinsy Curtis R. Smothers, Minority Counsel. Alnited States Jenate

SELECT COMMITTEE

STUDY GOVERNMENTAL OPER ONS WITH RESPECT TO INVELLIGENCE ACTIVITIES

(FURBUANT TO B. RES. 11, SITH CONGRESS)

Waşhington, D.C. 20510

January 7, 1976

Michael E. Shaheen, Jr., Esq. Office of the Deputy Attorney General U. S. Department of Justice Washington, D. C. 20530

Dear Mike:

On January 7, 1976, the Committee delivered copies of the documents to be used as exhibits to the public hearings on FBI mail opening operations.

We request that Bureau personnel review the sanitization of these documents in terms of their public release in published form and that a formal response to this request for clearance and/or declassification be received by the Compittee on or before Friday, January 9, 1976.

Your cooperation, on a priority basis, is greatly appreciated.

Sincerely,

John T. Elliff Director

Domestic Intelligence Task Force

JAN 8 1976 TO

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WASHINGTON, D. C. 20535	
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Delivered by: Dam D. Coul Date: 1/37/76	
Received by: June Usler Title: Lock	
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ATTN: Central Index	FBI
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HSC	
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- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated in

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

2 - Mr. J. A. Mintz (1 - J. B. Hotis)

1 - Mr. W. R. Wannall

January 21, 1976

The Attorney General

Director, FBI

1 - Mr. W. O. Cregar 1 - Mr. J. G. Deegan

SENATE SELECT COMMITTEE

1 - Mr. S. Klein

ON INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the December 18, 1975, SSC letter forwarded from the Department of Justice by letter dated December 22, 1975, containing requests for information from the FBI.

Enclosed for your approval and forwarding to the Committee is an original of a memorandum which is responsive to some of the requests.

A copy of the memorandum is being furnished for your records.

Enclosures (2)

62-116395

62-116215

Deputy Attorney General

Attention: Michael E. Shaheen, Jr. Special Counsel for

FEB 6 1976

SK:klm KLM

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ALL INFORMATION CONTAINED

Intelligence Coordination

SEE NOTE PAGE 2 HEREIN IS UNCLASSIFIED DATEIL

CONFIDENTIAL MATERIAL ATTACHED

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Assoc. Dir. Dep. AD Adm. \_

Plan. & Eval. Spec. Inv. . Training. Legal Coun.

GPO: 1975 O - 569-920

The Attorney General

#### NOTE:

The material prepared for delivery to the SSC represents a portion of that requested in SSC letter dated 12/18/75. The SSC desired the material at an early date, and we were expediting our review of files with regard to additional requests contained in the December 18, 1975, letter.

2 - Mr. J. A. Mintz (1 - J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. J. G. Deegan

1 - Mr. S. Klein

62-116395

MDR 16

January 21, 1976

ALL INFORMATION CONTAINED HEREINIS UNCLASSIFIED DATE 13/00 BY \$23

> U. S. SENATE SELECT COMMETTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the December 18, 1975, letter of the SSC as modified at a conference on December 30, 1975, between Messrs. W. O. Cregar and P. V. Daly of this Bureau and Committee Staff Members Michael Epstein and Mark Gitenstein.

This memorandum effects delivery of material in response to Items 1, 1(a), 1(b), and 1(e). The matters referred to are four FBI investigations about which the SSC was previously furnished materials relating to FBI preventive actions.

Files & Com. \_\_

Plan. & Eval. \_\_

Spec. Inv. \_\_\_\_ Training \_\_\_ Legal Coun. \_\_\_\_ Telephone Rm. \_\_

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Intell. Laboratory \_

Concerning Item 1, which requested reports or letterhead memoranda (LHt's) disseminated outside the Bureau by FBI Headquarters (FBIHQ), for the six-month period preceding the act of violence prevented, the following is noted. In regard to the incidents involving the proposed assassination of a narcotics agent in Minneapolis, Minnesota, and the planned racial violence in Cleveland, Ohio, there were no reports or LHMs

Associate — submitted by either the Minneapolis Field Office or Cleveland Dep. AD Adm. Field Office during the six-month period preceding the incident. Asst. Dir.:

Comp. Syst. \_ SK:klm h. ... Ext. Affairs \_

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This document is prepared in response to your request and is not for dissemication of the content of the content may not be disclosed to unauthorized personal will be the express approval of the FRI 1/6 3 95 133

Director Sec'y \_\_\_ MAIL ROOM \_\_\_ NW 55132 DocId:32989570 Page 12

#### U. S. Senate Select Committee

Concerning Item 1(a), which requested predications for each investigation, it should be noted that in the incident involving the proposed assassination of a narcotics agent, there was no predication submitted by the Pinneapolis Field Office. This was due to the fact that there was no FBI jurisdiction concerning this matter and consequently no investigation by the FBI.

Concerning Item 1(b), which requested the first investigative report or LHT disseminated by FBIHQ outside the FBI in each case, and a list of recipients of that report or LHT, the following should be noted. Regarding the incident involving the proposed assassination of a narcotics agent, no report or LHH was submitted by the Hinneapolis Field Office as there was no FBI investigation. On the administrative pages accompanying reports or LHT's involving the other incidents, there are notations which identify those agencies which received copies of these documents.

Item 1(e), requested annual reports or LH's from the Office of Origin to FBINQ for the last five years during which each case was an open (pending) investigation. Regarding the incidents involving the Hanafi Muslim sect in Washington, D. C., the proposed assassination of a narcotics agent in Minneapolis, Minnesota, and the planned racial violence in Cleveland, Ohio, no annual reports or LHMs were submitted by either the Washington, Cleveland, or Minneapolis Field Office.

### 1 - The Attorney General

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5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535
Addressee: SENATE SELECT COMMITTEE
Caption of Document:  Memo Report dated 1/21/76  Caption of Document:
12/18/75 request Items 1,1(a),1(b) and 1(e)  Originating Office: FBI
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- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

A. Mintz 2 - Mr. (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. J. P. Thomas The Attorney General October 21, 1975 Director, FBI U. S. SENATE SELECT COMMITTEE ALL INFORMATION CONTAINED ON INTELLIGENCE ACTIVITIES (SSC) HEREINIS UNCLASSIFIE DATE LLIG LOD BYSE Reference is made to the oral request of Special Assistant to the Attorney General Jack W. Fuller, October 20, 1975, for information concerning six individuals whose because of FBI investigative interest in them. In response to that request, enclosed are the original and one copy each of six memoranda relating to the following individuals: JFK-Act 6 (1)(A) The memoranda include information as to the reasons why these individuals were investigated by the FBI, included on the Watch List and the use made of the product received from NSA concerning them, if any. Regarding those individuals on whom there is no record of receipt of information of a positive nature from NSA, it should be noted that it was our practice to destroy upon receipt any Watch List "product" which Assoc. Dir. Dep. AD Adm. Dep. AD Adm. did not appear to be of significance in our immediations and to retain neither copies nor record of receipt. Asst. Dir.: Admin. D FEB 4 1976 Comp. Syst. -Ext. Affairs \_Enclosures (12) Files & Com. \_\_ SECRET MATERIAL-ATTACHED Gen. Inv. -62-116395 Ident. \_ Inspection . 1 - The Deputy Attorney General Laboratory . Attention: Michael E. Shaheen, Jr. Plan. & Eval. \_ Special Counsel for Spec. Inv. \_ Training \_\_\_\_JPT:1hb Intelligence Coordination (9) SEE NOTE PAGE 2 Telephone Rm. \_\_ MAIL ROOM TELETYPE UNIT Director Sec'y \_ GPO: 1975 O - 569-920 M 45 F 52B 60c 19762 989570 Page 17

The Attorney General

JFK Act 6 (1)(A)

### NOTE:

On 10/20/75, Mr. Jack Marsh of the White House
contacted Jack Fuller, supra, concerning this matter and
Mr. Fuller requested that we select six individuals who had
been included on the Watch List and furnish the requested
information for possible use at an Executive Session of the
SSC. On 10/20/75, advised Supervisor
INTD, that NSA was aware that we were going
to receive this request; that there was no need, from NSA's
standpoint, for classification of response merely because
it stated that certain persons were on the Watch List. He
stated NSA intended to tell the SSC the number of requests
it had received from other agencies, including FBI, to put
names on the Watch List but that NSA had told Jack Marsh, supra,
that specific names would have to be furnished by the agencies
interested in the particular subjects.

2 - Mr. J. A. Mintz

(1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. J. P. Thomas

1 - Mr. K. A. Mendenhall

October 20, 1975

#### KATHIE BOUDIN

Kathie Boudin is being sought by the Federal Bureau of Investigation as a fugitive in connection with her unlawful flight to avoid prosecution, for mob action and for violation of Federal Anti-Riot Laws, the National Firearms Act, and Bombing Matters. She is being sought as a Weatherman fugitive. Weatherman is a violence-prone organization of Marxist ideology which operates an underground movement for the purpose of committing acts of terrorism. Weatherman members have been known to travel abroad and were suspected of maintaining a system of international communications.

Boudin's name was furnished the National Security Agency by communication dated April 16, 1973, along with names of other individuals affiliated with the Weatherman organization. During 1973, a source who had furnished reliable information in the past advised he observed in Havana, Cuba, an individual whom he believed to be identical with Boudin. A second source who had furnished reliable information in the past advised Leonard Boudin, Kathie's father, had made a statement that Kathie Boudin was in Cuba.

There was no indication any information of a positive nature was received from the National Security Agency concerning Boudin.

(9) ORIGINAL AND ONE TO ATTORNEY GENERAL

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2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. J. P. Thomas

1 - Mr. J. T. Aldhizer

October 20, 1975

#### HOWARD LAMAR FULLER, ALSO KNOWN AS OUUSU SADAUKAI

Howard Lamar Fuller, also known as Owusu Sadaukai has been under investigation by the FBI since 1967 for involvement in black extremist activities, which have included foreign travel and efforts to organize blacks in the United States to destroy capitalism through use of violence if necessary. Following travel to Africa in 1971, Fuller, as National Chairman of the African Liberation Support Committee (ALSC), was instrumental in organizing national demonstrations and activities in support of liberation movements on the African continent.

By letter dated August 4, 1972, the FBI requested the National Security Agency (NSA) to furnish any information regarding Fuller in view of his involvement in subversive activities, as outlined above.

A search of logical Bureau records failed to locate any information furnished to the FBI by the MSA in response to the above request.

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1 - Mr. J. P. Thomas

October 20, 1975

1 - Mr. P. E. Nugent STOKELY CARMICHAEL

Stokely Carmichael is a well-known and publicly identified black extremist. Carmichael, during the approximate period 1967 to present, has openly called for revolution by blacks and the destruction of capitalism in America through violent action.

Carmichael was among individuals of investigative interest who were placed on the National Security Agency's (NSA) Watchlist because of his extremist activities and contacts which include both domestic and foreign personalities of similar persuasion.

In addition to maintaining his residence in Guinea and frequent trips to the United States, Carmichael has also traveled to North Vietnam, Cuba and People's Republic of China. Information furnished the Federal Bureau of Investigation by NSA included data concerning his foreign travel, his visits to the United States, travel of associates to visit him in Guinea and invitations to attend various international conferences.

This information received from NSA, in some instances, was furnished appropriate FBI Field Offices to assist this Bureau's investigation in following the travel and extremist activities of Carmichael.

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2 - Mr. J. A. Mintz 1 - J. B. Hotis

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

#### October 20, 1975

1 - Mr. J. P. Thomas

#### LEONARD HANDELSMAN

1 - Mr. K. A. Mendenhall .

Handelsman was sought by the TBI as a fugitive in connection with Unlawful Flight to Avoid Prosecution for Mob Action, Aggravated Battery, and Aiding Escape. He had also been charged with Conspiracy for Possession of Unregistered Firearms and Interstate Transportation of Explosives and Incendiary Pevices. Handelsman was sought as a Weatherman fugitive. Weatherman is violence-prone organization of Markist ideology which operates an underground movement for the purpose of committing acts of terrorism. Weatherman members have been known to travel abroad and they were suspected of maintaining a system of international communication.

Handelsman's name was furnished to the National Security Agency (NSA) by communication dated April 16, 1973, along with the identities of other Weatherman fugitives. Handelsman had studied in South America during the mid-1960s and it was believed at the time of furnishing his name to the NSA he was outside the United States, possibly in a Latin American country.

There is no indication any information was received from the NSA of a positive nature concerning Handelsman.

KAM: 1m /m

Original and one to Attorney General.

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2 - Mr. J.A. Mintz (1 - J.B. Hotis)

1 - Mr. W.R. Wannall

1 - Mr. W.O. Cregar

1 - Mr. J.P. Thomas

1 - Mr. K.A. Mendenhall

October 20, 1975

#### NAOMI ESTHER JAFFE

Naomi Jaffe was a Weatherman fugitive who was indicted for conspiracy to bomb various police and military installations. Weatherman is a violence-prone organization of Marxist ideology which operates an underground movement for the purpose of committing acts of terrorism. Weatherman members have been known to travel abroad and were suspected of maintaining a system of international communications.

Jaffe's name was furnished to the National Security Agency by communication dated April 16, 1973, along with the identity of other Weatherman fugitives. Jaffe had relatives who resided in Canada, and her parents resided in the United States. Investigation revealed Jaffe had been in Canada and utilizing Canadian relatives as intermediaries to maintain contact with her family in the United States. Jaffe's father was known to have rented a light plane and traveled to Canada.

There is no indication any information of a positive nature was received from the National Security Agency concerning Jaffe.

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Assoc. Dir. -

Director Sec'y MAIL ROOM TELETYPE UNIT NW 55132 DocId: 32989570 Page 23

GPO 954-546

#### SECRET

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2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar 1 - Mr. J. P. Thomas

October 20, 1975 1 - Mr. T. H. George

SAIFELDINE AHMED ABDENABI WADI-RAHAHI Also Known As Dr. Abu Ayman Wadi. Sayf Ramahi

Subject, commonly known as Dr. Abu Ayman Wadi and Sayf Ramahi, was reported by a source who has furnished reliable information in the past as being head of Al Fatah in the United States during 1971 and 1972. (5)

Following the massacre of Israeli athletes at Munich, September, 1972, his name was furnished to the National Security Agency (NSA) as being of interest to this Bureau. He departed the United States during the latter part of July or early August, 1972, and a return visa was denied by U. S. Department of State. He reentered in early December, 1972, in possession of a passport in a variation of his true name and was subsequently located. thereafter voluntarily not returned. However, sources have reported subject interested in returning to the United States.

THG:med MDR 16 (9)CLASSIFIED BY SP 2 ALM/ENL DECLASSIFY ON: 25X 1 JFK Act 6 (1)(A) NOTE:

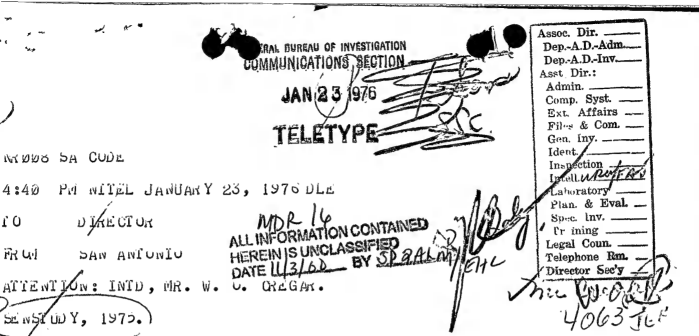
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Director Sec'y \_\_\_ MAIL ROOM \_\_\_ NW 55132 DocId:32989570 Page 24

Legal Coun. -Telephone Rm. \_\_\_



RETEL CALL OF MR. SEYMOUR PHILLIPS TO SAC, SAN ANTUNIO,

JANUAKY 22. 1976. CUNCERNING FORMER SPECIAL AGENT EDWIN DALR YPIPALE.

UN JANUARY 22, 1976, I NOTIFIED MR. EDWIN DALKYMPALE, 4211 PRICALEY PEAR DRIVE, AUSTIN, TEXAS, 76751, TELEPHONE 212-342-1479, THAT A REPRESENTATIVE OF THE SENATE CUMMITTEE ON INTELLIGENCE HAD REQUESTED THE FOI IDENTIFY A KED HEADED AGENT ASSIGNED TO THE HOUSTON FBI OFFICE AMOUND 1963 UK 1364. THE BUKEAU HAS ADVIED TWO AGENTS ASSIGEND TO THAT OFFICE DURING THIS PERIOD WITH RED HAIR, ONE DEING FURNER

SPECIAL AGENT EDWIN DALK YMPALE.

MR. DALKYMPALE WAS ADVISED WETTHE INQUINY BY THIS REP-ERESENTATIVE OF THE SENATE CONHITTEE ON INTELLIGENCE

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WAS FURNISHING THE COMMITTEE WITH MR. DALRYMPALE'S NAME AND ADDRESS.

MR. DALKYMPALE WAS REQUESTED TO CONTACT THE OFFICE OF LEGAL COUNSEL, FBIHQ, BY COLLECT PHONE CALL IN THE EVENT HE RECEIVES AN INQUIRY FROM A MEMBER OF THIS COMMITTEE.

HE WAS REQUESTED TO DETERMINE THE SUBJECT MATTER ABOUT WHICH THE COMMITTEE WISHED TO INTERVIEW HIM, FURNISH THIS INFORMATION TO THE FBI OFFICE OF LEGAL COUNSEL IN ORDER THAT AN APPROPRIATE WAIVER COULD BE FURNISHED HIM BY THE FBI THEREBY PERMITTING HIM TO SUBMIT TO INTERVIEW AND POSSIBLE SUBSEQUENT TESTIMONY BEFORE THE COMMITTEE.

MR. DALKYMPALE WAS VERY APPRECIATIVE OF THIS INFORMATION
AND STATED RE WOULD KEEP THE FBI ADVISED OF ANY CONTACT
AND REQUEST FOR INTERVIEW BY THE COMMITTEE.

ABOVE FOR INFORMATION OF THE BUREAU.

EW

TKR FBIHW

UNITED STATES GOVERNMENT

5010-106

## Memorandum

TO

Hannall WW (S&m : Mr. W. R.

DATE: 1/29/76

FROM

S. S. Mignosa

SUBJECT:

SENSTUDY 75

Laboratory -Legal Coun. Plan. & Eval. Spec. Inv. Training Telephone Rm. Director Sec'y\_

Assoc. Dir. \_

Asst. Dir.: Admin.

> Comp. Syst. Ext. Affairs .

Files & Com. Gen. Inv. \_ Ident. Inspection .

Dep. AD Adm. \_ Dep. AD Inv. \_\_\_

Reference is made to memorandum W. O. Cregar to W. R. Wannall, entitled "Senstudy 75," dated 1/29/76.

Referenced memorandum requested Section CI-3, Intelligence Division, to deliver to the Senstudy Unit for referral to the Senate Select Committee (SSC) statistical information concerning the number of bombings in this country for as many years as such information is readily available but not to exceed ten years.

This is to advise you that the bombing statistics previously made available to the SSC, covering the years 1972 through the present, are the only years which the FBI has maintained statistics regarding bombings in the United States.

#### ACTION:

That the SSC be advised of the above.

1 - Mr. W. R. Wannall

1 - Mr. S. S. Mignosa 1 - Mr. T. J. McNiff

1 - Mr. D. J. McGorty

DJM:med

EX 104

FEB 4 1976

MDR 14 ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

- Mark

J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. J. Cochran, Jr. 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar January 13, 1976 The Attorney General 1 - Mr. C. G. McWright Director, FBI 1 - Mr. J. P. Thomas U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Reference is made to the SSC request dated November 21, 1975. Enclosed for your approval and forwarding to the SSC is the original of a memorandum, with enclosure, responding fully to that request. A copy of that memorandum is also furnished for your records. Enclosures (3) EX 104 62-116395 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination FEB 4 1976 JPT: 1hb /hb (11)ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED Assoc. Dir. Dep. AD Adr Dep. AD Inv. \_\_ Asst. Dir.: Admin. Comp. Syst. . Ext. Affairs \_ Files & Com. \_\_ Inspection . Intell. Laboratory . Plan. & Eval. \_ Spec. Inv. \_ Training \_ Legal Coun. \_ Telephone Rm. \_ MAIL ROOM TELETYPE UNIT NR 45 132B Doc1 1752989570

2 - Mr. Jan. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. J. Cochran, Jr.

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar 1 - Mr. C. G. McWright

1 - Mr. J. P. Thomas

62-116395

January 13, 1976

ALL INFORMATION CONTAINS

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

HEREIN IS UNCLASSIFIED Reference is made to the SSC Tequest dated November 21. 1975.

Our files contained no reference to "Project CHATTER" prior to November 6, 1975. On that date, on invitation of the Department of the Navy, a representative of this Bureau reviewed Navy records which the Navy planned to release to the SSC, to the Senate Judiciary Subcommittee on Administrative Practices and Procedures and to the press on November 7, 1975. Those Navy records dealt with "Project CHATTER" and other topics pertinent to Items 1 through 8 in the referenced SSC request. Reviews of logical FBI files and inquiries of current FBI personnel. who might possibly have knowledge of the topics discussed in the Navy records, were made.

The only pertinent item developed through the file reviews and aforementioned inquiries was a memorandum dated August 4, 1950, recording an invitation from the office of Naval Intelligence to the FBI to attend a conference and be informed about a "truth serum" being developed by the Navy. A copy of that memorandum, which relates to Item 2 in the referenced request, is attached (inked notations thereon appear on the original). (62-2699-75)

No other record was located of any memorandum or other communication prepared by FBI personnel relating to the August 11, 1950, meeting mentioned in Item 2 of the referenced request. Accordingly, our response to Items 3, 4. 5. 6. 7 and 8 in that request is negative. JPT: 1hb/hb ORIGINAL AND ONE COPY TO AG SEE NOTE PAGE 2 (10)

und is not for dissemi-official proceedings by to unauthorized person-

Assoc. Dir. Dep. AD Adm. \_ Dep. AD inv. \_\_\_ Asst. Dir.:

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MAIL ROOM Director Sec'y \_\_\_ NW 55132 DocId:32989570 Page 29

GPO: 1975 O - 569-920

SEMATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

A review of FBI files for information relating to drugs designed to modify behavior indicates an interest dating back to 1922. However, this interest has not extended to the point where the FBI has conducted programs involving research, experimentation or use of drugs for interrogation purposes. Meither has it funded such programs. We have maintained liaison with other U.S. Covernment agencies and industrial organizations in order to be aware of developments in this area. However, we have not implemented any programs to apply the results of research conducted by such organizations.

#### Enclosure

1 - The Attorney General

#### NOTE:

The FBI representative who reviewed the Navy records was Supervisor J. P. Thomas, Intelligence Division; results reported in memorandum W. O. Cregar to Mr. W. R. Wannall, 11/6/75, entitled "Senstudy 75." The Senate Judiciary Subcommittee has previously been advised that available Bureau records and interview with current knowledgeable employee indicate that the FBI has never engaged in or funded anyone's efforts in research and/or development programs in the use or effect of drugs on human behavior. This information is recorded in memorandum from Mr. J. Cochran, Jr., to Mr. T. J. Jenkins, dated 11/28/75, entitled "Request by Senate Judiciary Subcommittee on Administrative Practice and Procedure for Information Concerning Use of Drugs for Interrogation." A copy of the communication being furnished herewith is being maintained in the Senstudy Unit, Intelligence Division. A copy of the 11/21/75 SSC request is attached to the file copy of this LHM.

FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMAN

PHILIP A. HART, MICH.
WALTER F. MINDALF, MINN.
WALTER D. HUDDLEF, MINN.
ROBERT MORGANICE.
GARY HART, COLO.

HOWARD M. BAKER, JR., TENN. BARHY GOLDWATER, ARY CHARLES MC G. MATHIA RICHARD S. SCHWEIKER,

"NILLIAIA G" MILLER, STAFF DIRECTOR
 FRIDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL,
 CURTIS R. SMOTHERS, MINORITY COUNSEL,

Alnised States Senate

SELECT COMMITTEE TO
STUDY GOVERNMENTAL OPERATIONS WITH
RESPECT TO INTELLIGENCE ACTIVITIES
(PURSUANT TO 5. RES. 21, 14TH CONGRESS)

WASHINGTON, D.C. 20510

November 21, 1975

Michael E. Shaheen, Jr., Esq.
Special Counsel for Intelligence Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D. C. 20530

MOR W ALL THEORMATION CONTAINED DATE 1300 BY SEAMM EN

Dear Mike:

I would appreciate your asking the Bureau to provide to the Committee by the end of next week all memoranda and any other materials pertaining to:

- Project CHATTER and any other programs involving research, experimentation, or use of drugs for interrogation purposes.
- 2. An August 11, 1950, meeting at the Naval Medical Research Institute (NMRI), Bethesda, Maryland, attended by Cartha DeLoach and/or Donald J. Parsons, which pertained to a CIA project on narco-hypnosis and an NMRI project on the surreptitious administration of speech-inducing drugs.
- 3. Information about speech-inducing drugs which was made available to NMRI and CIA following the meeting described in item 2 above.
- 4. A study by ONR on a projected research contract designed to improve the performance and reliability of the KEELER polygraph which was transmitted to the FBI following the meeting described in item 2 above.
- 5. The FBI's comments and recommendations on the study described in item 3 above which were transmitted to ONR.

The flexults of any investigations or inquiries conducted by Mr. Parsons pertaining to the possibility of securing NOVolunteer federal prisoners for drug testing by NMRI following the meeting described in item 2 above.

62-116395-1324

Michael E. Shaheen, Jr., Esq. Page Two

November 21, 1975

- 7. The supplying of NMRI by the FBI of any quantities of CANABIS or HEROIN following the meeting described in item 2 above.
- 8. A project undertaken by the University of Rochester which was underway in 1950 pertaining to a study of drugs and psychological pressure methods to induce cooperativeness and truthfulness in subjects under interrogation.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535
Addressee: SENATE SELECT COMMITTEE
U.S. Senate Select Committee (SSC). (SSC req
Caption of Document: 11/21/75, Items 1-8)
Originating Office: FBI
Delivered by: Chi D. Comb Date: 1/15/165
Received by: Joan J. Wilson
Title: receptionist
Return this receipt to the Intelligence Division, FBI

MDR 16

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 113/00—BY SP2 AEM/EHU

62-16395-1324

# Office Memi

## **UMI** • UNITED STATES GOVERNMENT

TO	;	Mr.	A.	н.	Beimogit
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Mr. V. P. Kday

SUBJECT: "TRUTH SERUM" DEVELOPED BY

U. S. MAVY

DATE: August 4, 1950

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Rosen

Mr. Alberti, ONI, has contacted Liaison relative to a conference between Haval Medical Research men and FBI representatives in order to discuss the usage of truth serum in Intelligence circles. Indicated the Mavy candy had made considerable advances in developing a new drug which he felt could be utilized to a great advantage in the questioning of espionage suspects. He added the Navy was willing to turn such information over to the FBI and that the Navy would also appreciate any knowledge possessed by the Bureau with respect to our advancement in this field.

#### RECOMMENDATION:

It is suggested this memorandum be forwarded to the FBI Laboratory for consideration. The liaison Section should be advised of any decision in this matter so that Mr. can be in turn advised accordingly.

CDD:11v W

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This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings of your Committee and the content may not be discussed to unfuthorized personnel without the express approval of the FBI.

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NW 55132 DocId:32989570 Pag

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PERSONAL ATTENTION

SAC LETTER NO. 84 Series 1947

#### July 3, 1947

SAC	ALBANY ANCHORAGE	DENVER DETROIT	MILWAUKEE	RICHMOND ST. LOUIS
	ATLANTA	EL PASO	NEWARK	ST. PAUL
,	BALTIMORE	HONOLULU	NEW HAVEN	SALT LAKE CITY
	BIRMINGHAM	HOUSTON	NEW ORLEANS	SAN ANTONIO
	BOSTON	INDIANAPOLIS	NEW YORK	SAN DIEGO
	BUFFALO	KANSAS CITY	NORFOLK	SAN FRANCISCO
	BUTTE	KNOXVILLE	OKLAHOMA CITY	SAN JUAN
	CHARLOTTE	LITTLE ROCK	OMAHA	SAVANNAH
	CHÍCAGO	LOS ANGELES	PHILADELPHIA	SEATTLE
-	CINCINNATI	LOUISVILLE	PHOENTX	SPRINGFIELD
	CLEVELAND	MEMPHIS	PITTSBURGH	WASHINGTON, D. C.
	DALLAS	MIAMI	PORTLAND	QUANTICO .

#### RE: TRUTH SERUMS

The Bureau has received inquiries recently concerning the reliability of the so-called truth serums. The Bureau is not in possession of any information concerning the use of drugs or chemicals which will compel a person to speak only. the truth. The Bureau, however, will not tolerate any experiments or participation on the part of its personnel in the utilization of the so-called truth serums or other chemicals alleged to have a similar effect. All employees are accordingly cautioned against any participation whatsoever in the utilization of truth serums or similar drugs in connection with any cases.

Obviously, great criticism would be directed at the Bureau if it utilized any element of this kind in connection with its investigations. The Bureau cannot jeopardize its good reputation by even considering the utilization of such an investigative procedure and, consequently, in the event any Bureau agent violates these instructions, drastic administrative action will be taken.

MDR 16
ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11/3/00 BY SPAALM/EHL

Very truly yours,

John Edgar Hoover
Director

Office Director

MAILED 9

Nichols

COMMUNICATIONS SECTION

EDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE

This document is prepared in response to your request and is not for dissemination outside your Committee. Its une is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the EBL.

(typed July 1, 1947)

STRICTLY CONFIDENTIAL

BURGAH BULLELLA NU. CERTIN 194

extento all salo, TO ALL INVESTIGATIVE REPLOYEES.

MDR 16 DECLASSIFIED BY SP 2 ALM IEHL

Dear Sir:

The Bureau has received inquiries recently concerning the reliability of the so-called truth serums. The Bureau is not in possession of any information concerning the use of drugs or chemicals which will compel a person to speak only the truth. Eureau, however, will not tolerate any experiments or participation on the part of its personnel in the utilization of the so-called truth serums or other chemicals alleged to have a similar effect. All employees are accordingly cautioned against any participation whatsoever in the utilization of truth serums or similar drugs in connection with any cases.

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Very truly yours,

John Edgar Hoover Director

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approved by Executive Con Felson. moler. Callale

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# — Hederal Bureau of Investigation United States Department of Justice

Washington, D. C.

(typed July 1, 1947)

Parsonal Attention

BURBAU BULLBITH NO.

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TO ALL INVESTIGATIVE EXPLOYEES: RE: TRUTH SCRUMS

Dear Sir:

The Bureau has received inquiries recently concerning the reliability of the so-called truth serums. The Bureau is not in possession of any information concerning the use of drugs or chemicals which will compel a person to speak only the truth. The Bureau, however, will not tolerate any experiments or participation on the part of its personnel in the utilization of the so-called truth serums or other chemicals alleged to have a similar effect. All employees are accordingly cautioned against any participation whatsoever in the utilization of truth serums or similar drugs in connection with any cases.

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MDR 16

Very truly yours,

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11/3/00 BY SPAALM THE Tohn Edgar Hoover
Director

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SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

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TREAT AS YELLOW 62-116395-1324 CLASSIFY AS APPROPRIATE

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### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

1 - Mr. J. B. Adams 1 - Mr. J. A. Mintz 1 - Mr. J. Cochran 1 - Mr. W. R. Wannall The Attorney General January 13, 1976 I - Mr. W. O. Cregar Director, 1 - Mr. S. F. Phillips SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Enclosed is the original of a memorandum concerning an interview by an SSC Staff Member of former FBI Special Agent Joseph William Magee. Also enclosed is a copy of the memorandum for forwarding to Mr. James A. Wilderotter, Associate Counsel to the President. Attention is invited to the information in the memorandum indicating that Magee was contacted by the SSC Staff Member, first in September, 1975, and again in late December, 1975, without any prenotification to this Bureau, and thus contrary to agreed upon procedures between the SSC and this Bureau concerning such interviews. Enclosures (2) <del>462-116395</del> -1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for 1/63

Intelligence Coordination € > FEB 4 1976 SFP:mjg (10)INFORMATION CONTAINED DITE 11/3/00\_ BY SPAREMIEHL Assoc. Dir. Dep. AD Adm. \_ Dep. AD Inv. .... Asst. Dir.: Comp. Syst. \_ Files & Com. \_ Gen. Inv. \_\_\_ Inspection ... Intell. Laboratory -Plan. & Eval. \_\_ Spec. Inv. \_ Megracion [\_\_] GPO 954-546 TELETYPE UNIT Page 40

1 - Mr. J. B. Adams 1 - Mr. J. A. Mintz

1 - Mr. J. Cochran 1 - Mr. W. R. Wannall

62-116395

January 13, 1976

1 - Mr. W. O. Cregar 1 - Mr. S. F. Phillips

U. S. SENATE SELECT COMMITTEE
TO STUDY GOVERNMENTAL OPERATIONS
WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

MDR 16
RE: INTERVIEW OF FORMER FBI
SPECIAL AGENT (SA) JOSEPH WILLIAM MAGEE
HEREN SUNCLASSIFIED HLM BY AN SSC STAFF MEMBER
DATE 11/3 | 5D SV SPA HLM BY AN SSC STAFF MEMBER

The following concerns an interview of Dr. Joseph William Magee, a former FBI SA who retired in 1965, by an SSC Staff Member.

On January 2, 1976, Magee advised this Bureau that on a Friday, about September 18, 1975, he was telephonically contacted by a Mike Epstein of the SSC who indicated a desire to talk to him immediately. Magee told Epstein that he was quite busy and would not be able to see him immediately. The only information Epstein gave as to the reason for wanting to interview Magee was to get information about the early organization of the FBI Laboratory. There followed some further telephone calls between the two but they never got together for an interview at that time. However, on December 29 or 30, 1975, Epstein again called Magee and asked Magee to appear at the SSC office for interview on January 6, 1976. The only information Epstein gave on this occasion as the subject matter of the interview was that it would be about the operations of the Bureau.

On January 2, 1976, the Legal Counsel Division of this
Bureau determined from Epstein that the topic of interview of
Magee would be FBI Laboratory procedures and practices and, in
general, background information concerning FBI Laboratory operations.
On the same date Magee was advised by this Bureau of Epstein's
-advice concerning the subject matter of the interview.

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Director Sec'y MAIL ROOM TELETYPE UNIT NW 55132 DocId: 32989570 Page 41		GPO 954-546

U. S. Senate Select Committee to Study Governmental Operations With Respect to Intelligence Activities (SSC)

Re: Interview of Former FBI Special Agent (SA)
Joseph William Magee by an SSC Staff Member

Magee was released by this Bureau from his confidentiality agreement for purposes of the interview.

On January 7, 1976, Magee voluntarily furnished this Bureau the results of the interview which are as follows, not necessarily in chronological order.

Interview took place on January 6, 1976, and Epstein was the sole interrogator. The interview was very informal, most of which took place in a coffee shop in the Dirksen Senate Office Building, and it lasted little more than a half hour. Magee was not advised of his rights. The following subject matters were covered. Epstein inquired as to whether the FBI had had a drug program. Magee responded by asking if Epstein meant a program relating to the use of truth serum and Epstein responded in the affirmative. Magee told him that the FBI did not have such a program but that during the 25 years he had been with the Bureau, there may have been some very selected occasions when truth serum may have been used, but that he had no specific knowledge of such use. Magee further advised that he never knew of any FBI SA also being a medical doctor and that he did not believe that an SA would ever have injected anyone with a truth serum. Epstein voiced surprise that the FBI was not aggressive enough to have a truth serum program in connection with its use of the polygraph.

Epstein next inquired as to what the FBI did relative to vulnerability studies. Magee told him that he did not know what Epstein was talking about. Epstein elaborated by stating that in the 1960s, Central Intelligence Agency (CIA) allegedly conducted surveys such as spraying chemicals in a subway station to see if it could be sabotaged in this manner. Magee answered that he knew of no such type of activity by the FBI and did not think the FBI would ever engage in such activity.

U. S. Senate Select Committee to Study Governmental Operations With Respect to Intelligence Activities (SSC)

Re: Interview of Former FBI Special Agent (SA)
Joseph William Magee by an SSC Staff Member

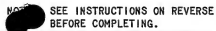
Epstein inquired concerning the relationship between the FBI and CIA. Magee told him that he knew at one time the FBI had one man who was the liaison link with CIA, that person being former SA Sam Papich. Epstein wanted to know if meetings between Papich and the CIA were primarily for the FBI's benefit. Magee responded that he did not know much about the liaison arrangements and meetings but it was his belief that such meetings, as may have been held between FBI and CIA personnel, were designed for the mutual benefit of all parties and that he did not know of any meetings which were designed solely for the FBI's benefit.

Epstein inquired as to what the FBI did relative to certain gases, the exact type unrecalled by Magee in his report on this interview. Magee responded that some FBI SAs possess gas masks to be used for obvious reasons but that the FBI had no programs for use of gas.

Epstein asked Magee what he knew about Martin Luther King, Jr. and whether he, Magee, had ever heard any recordings concerning King. Magee said that he had not but that he understood that the FBI had recordings of King which were bona fide. Magee then told Epstein of his recollection of an obscure news story of an event in North Carolina a number of years ago when it was developed that some of King's associates had illegally sold a number of rental automobiles and that the news account indicated that no prosecution was authorized by the Department of Justice, possibly on the basis that the Department of Justice did not then want to disrupt the civil rights activities of King's associates.

## NOTE:

Magee's report of the interview was telephonically furnished to Supervisor S. F. Phillips of the Senstudy 75 Project. Additional data herein taken from W. O. Cregar to W. R. Wannall memorandum 1/2/76, and Legal Counsel to Mr. J. B. Adams memoranda 1/2,5/76.



TO: Intelligence Community Staff	TD 014	
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NW 55132 DocId:32989570 Page 44 62-/163 75-136

### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
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SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

CILL IN E. - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) - Mr. W. R. Wannall 1 - Mr. W. O. Cregar January 13, 1976 The Attorney General 1 - Mr. W. A. Branigan h Director, FBI 1 - Mr. R. G. Kinsey UNITED STATES SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Reference is made to a letter from the SSC. dated December 23, 1975, requesting all records, files, documents or other materials relating to Sam A. Jaffe. Enclosed for your approval and forwarding to the Committee is the original of a memorandum responding to the above request. A copy of the memorandum is being furnished for your records. ALL INFORMATION CONTAINED Enclosures - 2 HEREIN IS UNCLASSIFIED BY 10320 Pur Kus 4-4-81 62-116395 1 - The Deputy Attorney General C-51 Michael E. Shaheen, Jr. Attention: Special Counsel for Intelligence Coordination TOP SECRET MATERIAL ATTACHED

105-28333 (Jaffe)

Assoc. Dir. Dep. AD Adm. - RGK: dmt Dep. AD Inv. — . (11) Asst. Dir.: Admin.

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2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

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1 - Mr. R. G. Kinsey

January 13, 1976

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UNITED STATES SENATE SELECT COMMITTEE INTELLIGENCE ACTIVITIES (SSC)

MDR DECLASSIFIED BY SPA

Reference is made to letter dated December 23, 1975, to the Department of Justice from Mr. John Elliff, Director, Domestic Intelligence Task Force for the Committee, requesting all records, files, documents or other materials relating to Sam A. Jaffe. & (U)

This memorandum effects delivery of material in response to the December 23, 1975, request. Excepted from material being delivered is that furnished to the FBI by the Central Intelligence Agency (CIA), the Department of State Office of Security, and certain foreign intelligence agencies. Information from CIA and the Department of State Office of Security has not been included under the third agency rule and a request for this information should be directed to them separately. \(\(\mu(u)\)

References to Mr. Jaffe contained in other FBI files of which he is not the subject are not included in the above material, in accordance with the procedure agreed to by the House Select Committee on Intelligence Activities (HSC) on October 22, 1975, when it requested similar material on Mr. Jaffe. On December 31, 1975, Mr. Robert Kelley, Staff Member, SSC, advised a representative of the FBI that/receipt of copies of only that material furnished to the MSC would satisfy the SSC's request. (U)

nation outsing going your Committee an nel without the ex TOP SECRET MATERIAL ATTACHED 1 - The Attorney General Assoc. Dir. \_ Dep. AD Adm. \_ Dep. AD Inv. \_ (Jaffe) Pr 1 - 105 - 28333Asst. Dir.: DAGE C Ext. Affoirs File copy of material being delivered Files & Com. is contained in HSC file 62-116464 RGK:dmt SEE NOTE PAGE 2 (10)Pian. & Eval. \_ Spec. Inv. Training . Legal Coun. . TELETYPE UNIT Director Sec'y \_\_\_ ENCLOSURE

NW 55132 DocId:32989570 Page 47

UNITED STATES SENATE SELECT COMMITTEE ON INTELLIGENCE (SSC)



NOTE:

SECRET

Samuel Adason Jaffe was a symbol number informant of the New York Office from 1958 to 1961 and was later in contact with the Washington Field Office. During these periods of contact, Jaffe furnished information on his numerous contacts with Soviet and People's Republic of China officials, which were occasioned by his employment with ABC and CBS and with other news media.  $\mathscr{U}(\mathcal{U})$ 

Following his identification by Soviet defector "Sammy" as having been recruited by the KGB while assigned to Moscow, Jaffe was extensively interviewed and advised that he believed he had been the subject of a recruitment approach but denied being a KGB agent. Our relations thereafter were conducted with caution in view of "Sammy's" allegations and he is not currently being contacted.

Jaffe filed a request under the Freedom of Information Act in March, 1975, and subsequently appealed our denial of access to information concerning him as contained in our files. Jaffe has alleged that the FBI, or his association with the FBI, has prevented him from obtaining work in the news media field. This allegation is not supported by any material contained in his file.

The material being furnished the Senate Committee represents all information contained in Jaffe's main file, with certain exceptions which are explained in the memorandum to the Committee. There are also some 200 to 250 references which are not being furnished following an agreement between Special Agent Paul V. Daly of the Legal Counsel Division and Mr. Robert Kelley of the SSC that it would be agreeable if we furnished the SSC the same material which was furnished to the HSC. Classified by 4091, KGDS 2 and 3, Indefinite & (u)

SECRET

- 2 -

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535
Addressee: SENATE SELECT COMMITTEE
LTR LHM Memo Report dated 1/13/76
U. S. Senate Select Committee (SSC).  Carlon of Document: (SSC letter 12/22/75)
(Sam Jaffe )
Originating Office: FBI
Delivered by: D. Coul Date: 1/15/75
Received by: 4000 J. Wildow
Title: Receptionist
Return this receipt to the Intelligence Division, FBI

ALL INFORM THEN CONTAINED HEREIN IS UNCLASSIFIED DATE 1-8-82 BY 10320 Part for



SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

TO: Intelligence Community Staff	FROM:
ATTN: Central Index	FBI
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1. HOW PROVIDED (check appropriate term. If a docume for review but not transmitted, so note.)	ent was made available 2. DATE PROVIDED
DOCUMENT BRIEFING INTERVIEW	TESTIMONY OTHER 1/13/76
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### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

2 - Mr. J. A. Mintz (1 - J. B. Hotis) 1 - Mr. W. R. Wannall

January 13, 1976

The Attorney General

Director FBI

1 - Mr. W. O. Cregar

1 - Mr. J. G. Deegan

1 - Mr. S. Klein

u. s. senate select committee ON INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the December 18, 1975, SSC letter forwarded from the Department of Justice by letter dated December 22, 1975, containing requests for information from the FBI.

Enclosed for your approval and forwarding to the Committee is an original of a memorandum which is responsive to some of the requests.

A copy of the memorandum is being furnished for your records.

Enclosures (2)

62-116395

D FEB 4 1976

TCS 62-116395-

1 - Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination

> MDB 16 2 XCLor Curry

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CONFIDENTIAL MATERIAL ATTACHED

AMEN SEE NOTE PAGE 2

GPO: 1975 O - 569-920

The Attorney General

### NOTE:

The material prepared for delivery to the SSC represents a portion of that requested in SSC letter dated 12/18/75. The SSC desired the material at an early date, and we were expediting our review of files with regard to additional requests contained in the December 18, 1975, letter.

62-116395

and is not for dissemi-official proceedings by to unauthorized person-

your request c is limited to o be disclosed to FBI.

prepared in response

Committee. I the content m ress approval

t is prour Court

2 - Mr. J. A. Mintz (1 - J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. J. G. Deegan

1 - Mr. S. Klein

January 13, 1976

ALL INFORMATION CONTAINED HEREINIS UNCLASSIFIED

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the December 18, 1975, letter of the SSC as modified at a conference on December 30, 1975, between Messrs. W. O. Cregar and P. V. Daly of this Bureau and Committee Staff Members Michael Epstein and Mark Gitenstein,

This memorandum effects delivery of material in response to Items 1 (a), 1 (b), and 1 (e). The matters referred to are six FBI investigations about which the SSC was previously furnished materials relating to FBI preventive actions.

Concerning Item 1 (b), which requested the first investigative report or letterhead memorandum (LHM) disseminated by FBI Headquarters (FBIHQ) outside the FBI in each case, and a list of recipients of that report or LHI, the following should be noted. On the administrative pages accompanying each of these reports or LHIs there are notations which identify those

nation outsi'r g your Commi a nel without the agencies which received copies of these documents. Item I (e) requested annual reports or LHMs from the Assoc. Dir. . Dep. AD Adm. - office of origin to FBIHQ for the last five years during which each case was an open (pending) investigation. In lieu of annual Asst. Dir.: Admin. \_ reports from San Francisco Field Office, which is office of Ext. Affoirs - Origin for the over all investigation of the Black Panther Party Files & Com. - (BPP) nationally, reports are being furnished from our Detroit -Field Office in whose territory the activity of interest actually Inspection \_\_\_ took place. It is also noted that during the early 1970s, Intell. Laboratory . wruffel Plan. & Eval. - SK: klm; Spec. Inv. \_\_ CONFIDENTIAL MATERIAL ATTACHED Training .... ORIGINAL AND ONE TO AG MAIL ROOM TELETYPE UNIT [ Director Sec'y .\_\_\_ GPO: 1975 O - 569-920 NW 55132 DocId:32989570 Page 54

### U. S. Senate Select Committee

auxiliary offices (of which Detroit was one) were required to submit 90-day summary reports on BPP activities. In these cases no annual reports were submitted. It is for this reason that more than five reports are being furnished concerning Black Panther Party activities in Detroit.

Regarding information pertaining to the Richmond, Virginia, Chapter of the Black Panther Party, no annual reports are being furnished as the Richmond Field Office did not submit any reports or LHMs.

Regarding information pertaining to the discovery of a dynamite bomb in the United Nations Building in New York City, no annual reports are being furnished as none were submitted by the New York Field Office.

1 - The Attorney General

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5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535
Addressee: SENATE SELECT COMMITTEE
U.S. SENATE SELECT COMMITTEE.
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Delivered by: 50 Stassman 1/13/76
Received by: F. Hohen
Title: Chief Wait Clark
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ENCLOSURE 62-116395-1320



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1 - Mr. J.A. Mintz 1 - Mr. W. R. Wannall 1 - Mr. J. G. Deegan 1 - Mr. W. O. Cregar 1 - Mr. S. J. Miller January 13, 1976 The Attorney General 10-11/32 - 13/9 Director, FBI U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Enclosed is the original of a memorandum concerning an interview of former FBI Special Agent J. Brooke Blake by an SSC Staff Member. Also enclosed is a copy of the memorandum for forwarding to Mr. James A. Wilderotter. Associate Counsel to the President. Enclosures (2) 62-116395 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination 1 - 67- (Personnel File Former SA J. Brooke Blake) S.IM: 1hb hb (10)MDR 16 ALL INFORMATION CONTAINED Assoc. Dir. Dep. AD Adm. \_ Dep. AD Inv. \_\_ Asst. Dir.: Admin. \_ Comp. Syst. \_ Ext. Affairs \_ Files & Com. \_\_\_ Gen. Inv. \_\_ Inspection \_ Intell. \_ Laboratory -Plan. & Eval. \_ Spec. Inv. \_ Training \_ Legal Coun. \_ Telephone Rm. \_\_\_ GPO: 1975 O - 569-920 MAIL ROOM TELETYPE UNIT NB 152B 20314978989570 Page 59

1 - Mr. J. A. Mintz 1 - Mr. W. R. Wannall 1 - Mr. J. G. Deegan 1 - Mr. W. O. Cregar 1 - Mr. S. J. Miller

62-116395

January 13, 1976

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER FBI SPECIAL AGENT (SA) J. BROOKE BLAKE BY AN MOK IV SSC STAFF MEMBER

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

SEE NOTE PAGE

The following concerns an interview on November 21, 1975, of former FBI SA J. Brooke Blake by an SSC Staff Member.

The FBI released Mr. Blake from his confidentiality agreement for the purpose of the interview.

Mr. Blake's account of the interview follows:

"On November 21, 1975, I met Committee attorneyinvestigator Robert K. Kelley at Room G-308, Dirksen Senate Office Building, Washington, D. C.

"Kelley took me to Room 155 of the Russell Building, where he introduced a Committee contract court reporter, Fred Ward. The room contained many empty conference tables and chairs and is one used by senators' wives for some program they have with the Red Cross.

"Ward and Kelley were the only persons present throughout the deposition which was tape-recorded by Ward comp. Syst. — using the court reporter's transcribing equipment. The Files & Com. official deposition started at 2:07 p.m., and ended at Gen. Inv. — 2:52 p.m. There was an approximate 4-minute interruption by a telephone call for Kelley, which I had to answer, and (Personnel File Former SA J. Brooke Blake Laboratory \_\_\_ 1 - 67-

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Director Sec'y \_\_\_ MAIL ROOM \_\_\_ TELETYPE UNIT NW 55132 DocId:32989570 Page 60

Assoc. Dir. Dep. AD Adm. \_

Dep. AD Inv. \_\_ Asst. Dir.:

> Plan. & Eval. \_ Spec. Inv. \_\_\_

Training \_\_\_

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW! OF FORMER FBI SA J. BROOKE BLAKE BY SSC

then he politely asked me to leave the room. The informal way the deposition was taken surprised but didn't bother me. It could catch someone off guard if strong cross examination developed.

"Kelley informed me of my constitutional rights, the right to have a senator present and the right to request a senator and/or attorney at any time throughout the deposition. He had hinted while walking to the room of an interest in how Klan informants are developed and Bureau policy. He did not have a form on my rights or any form for me to sign. After his advisement, I advised him I had been briefed by the FBI only on procedure and the limitation of the waiver of oath as pertained to information only on Tom Rowe. He was informed I would not answer policy questions because I had been out eleven years and of the availability of the Bureau executives to answer those questions. He explained a notary would be waiting to notarize my deposition when we returned to Room G-308. I stated that I would only allow the nath she gave me to apply to the fact I was the person who gave the deposition. He agreed. The preliminary conversation and advisement of my rights was not recorded to my knowledge. Apparently he predicated the inquiry as the result of Rowe's testimony and to corroborate same. He made it clear Rowe was most complimentary to the Eureau and all Agents he knew.

"Set forth below are briefs of his questions and my answers: (He was using a statement or memo of about six pages which recorded testimony from Gary Thomas Rowe, Jr.)

SENATE SILECT COLUTTIES ON INTELLIGENCE ACTIVITIES (SSC) RII: INTERVIEW OF FORMER FBI SA J. BROOKE BLAKE BY SSC "Q - Manner of reporting from Informant Roye? A - He reported in person, in writing and by telephone depending on the urgency of the information. information received from him was recorded in FBI files and disseminated to local, state and federal authorities on a need-to-know basis. "Q - Instructions by me to Rowe as to what information he should report? A - All information, with main interest in intelligence activities discussed by action groups. "Q - My knowledge of any interest regarding an arrest record A - None recalled nor did I ever recall seeing a rap sheet on him. "Q - Any actions of violence which were planned which he reported to me and what was done with the information? A - None recalled, only evidence recalled was a report of another Klansman carrying blasting caps on his person while at a Klan convention. This information was disseminated to fellow Agents on the scene with me surveilling the convention. "Q - Rowe claimed that I had told him about the Eureau's activities in Cointel. A - His statement had to be false because I had never heard of the code word until used recently in newspaper reports covering the Church Senate Subcommittee on Intelligence Activities. "Q - Any directions I had given to Rove to attend political campaigns and/or disrupt them? A - Did not recall such. - 3 -NW 55132 DocId:32989570 Page 62

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) RE: THIERVIEW OF FORMER FBI SA J. BROOKE BLAKE BY SSC "Q - Knowledge of any Klen violence in which kowe participated? A - None recalled but explained that due to his personality he could not look like an angel. "Q - Did I ever tell Rowe that the FBI had declared war on the Klan? A - Mo. but elaborated he was well aware of the FBI's interest in solving the various bombings throughout Alabama. "Q - My reaction to the fact that Rowe was a member of the Klan's Security Detail and one of Bobby Shelton's bodyquards? A - Explained that the fact that he was elevated in the Klan's ranks was a concern of mine and the FBI's. We wanted him out where he would be able to furnish valuable information, but restrained him from rising to any executive position in the Klan. "Q - Testimony that Rowe had given the Committee that there were certain Birmingham police officers who were involved with the Klan? A - Because of the general possibilities, any information he furnished was disseminated only to certain known reliable police contacts. I pointed out to them the delicate nature of most of Rowe's information and the fact that it could not be disseminated by memorandum form to all department employees of any agency. 'Q - Another question regarding attendance at political meetings with the direction that Rove persuade the Klan to take a certain position for candidates? A - No such directions ever made. "Q - What was the scope of Rowe's assignment as a Klan informant? A - To obtain and report any or all intelligence information he could determine. - 4 -NW 55132 DocId:32989570 Page 63

SINATE SPLECT CONTITUEE ON INTELLIGENCE ACTIVITIES (SSC) RE: INTERVIEW OF FORMER FBI SA J. EROOKE BLAKE BY SSC "Q - Any directions given Rowe about Matt Murphy, a candidate for police commissioner in Dirmingham? A - Was not at all familiar with Kurphy other than hearing the name by Kelley who commented from his memorandum that the question pertained to something that occurred after I left the FBI. "Q - When I was assigned to handle Rove, what was my recollection of his reputation and value to the FBI? A - That he was known to the Department of Justice and the FBI as the top Klan informant and that he was in the position to furnish vital information to the Government. "Q - Any special instructions I recalled on how I was to handle him? A - I was to maintain control over him and recognize that by his personality that if his control was not maintained that he was the type that would run off because of his enthusiasm and put his safety in jeopardy. He was also the type who would try to run the show if you let him. "Q - Any recallections I had to the Nother's Day incident? A - I had only heard of the incident, but was not with the Eureau in Birmingham. "Q - Did I ever direct Rowe while he was in the homes of Klansmen to attempt to steer them to certain rooms in the house while they engaged in conversation? A - No. and I commented that they rarely discussed anything of value in homes or Klan meeting halls, but did so in small action groups. - 5 -NW 55132 DocId: 32989570 Page 64

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: INTERVIEW OF FORMER FBI SA J. BROOKE BLAKE BY SSC

- "Q A general question on the problem of handling a Klan informant as opposed to a criminal informant with Kelley setting an example of an informant in a bank robbery?
- A I did not see any particular difference from his example and that of a Klansman planning to bomb a building.

"These were the only questions I recorded in note form as he asked them. There may have been a few others, but none of any significance and Kelley appeared very cooperative and matter of fact throughout the deposition. Ward and Kelley escorted me back to Room G-308 where I was asked to swear to the deposition by a notary public, Audrey Hatry."

### NOTE:

W. O. Cregar to Mr. W. R. Wannall memorandum 11/11/75 captioned "Senstudy 75" recommended releasing Blake from his confidentiality agreement for purposes of the interview, which was to be confined to Blake's handling of former informant Gary Thomas Rowe, Jr. Mr. Blake's account of the interview was set out in his personal letter to Supervisor S. F. Phillips of the Senstudy 75 Project. The letter was edited to omit comments irrelevant to the interview or of a personal nature.



SEE INSTRUCTIONS ON REVERSE

52	
TO: Intelligence Community Staff	FROM:
ATTN: Çentral Index	FBI
SUBJECT: Abstract of Information Provide	
1. HOW PROVIDED (check appropriate term. If a document for review but not transmitted, so note.)	was made available 2. DATE PROVIDED
DOCUMENT BRIEFING X INTERVIEW TE	STIMONY OTHER 1/13/76
3. TO WHOM PROVIDED (check appropriate term; add specience)  The Attorney General with the House	rith a copy for forwarding to the
HSC	
4. IDENTIFICATION (provide descriptive data for docume interviewee, testifier and subject)  Memorandum reporting results of of former SA J. Brooke Blake  5. IN RESPONSE TO (list date and item number if in reswise state verbal request of (name), initiative, su	an interview by SSC Staff Members  ponse to formal request, other-   6. CLASSIFICATION OF
na	U, C, S, TS or Codeword)
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<ol> <li>KEY WORDS (enter the appropriate key words from the used underline for emphasis)</li> </ol>	MDR16
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Interviewed regarding the handli Rowe, jr.and Rowes participation	ng of the informant Gary Thomas

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH SENSTUDY 75

TREAT AS YELLOW

3791 (6-75)

FMK: fmk

(4)

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### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.



**Bank Security** 

November 25, 1975

Special Agent Seymour Phillips Federal Bureau of Investigation 506 Old Post Office Building Washington, D. C. 20535

Derotudy

RE: Testimony before Senate Select Committee on Governmental Operations with Respect to Intelligence Activities by J. Brooke Blake, November 21, 1975

Dear Mr. Phillips:

On November 21, 1975, I met Committee attorney-investigator, Robert K. Kelly at Room G-308, Dirksen Senate Office Building, Washington, D. C. He suggested we have lunch in the building cafeteria. During those thirty minutes he spoke in generalities about the Committee's work and I was able to keep the conversation on a theme of my asking about his background and current activities. He did ask if I knew Roy Moore. He was informed I knew Roy in Birmingham and that he was one of a very few "trouble shooting" inspectors who traveled throughout the United States as agent in charge of major case investigations. He asked my opinion on why Roy and I answered my guess was his experience and ability to rally agents. I explained the latter as Roy Moore being the type boss for whom most agents enjoyed working.

Throughout lunch and the deposition Kelly seemed infactuated with informant, Tom Rower REC-51 62-1112 575

Kelly took me to Room 155 of the Russell Building, where he introduced a Committee contract court reporter, Fred Ward. The room contained many empty conference tables and chairs and is one used by Senators' wives for some program they have with the Red Cross.

ED FEB 4 1976

Ward and Kelly were the only persons present throughout the deposition which was taperecorded, and by Ward using the court reporter's transcribing equipment. The official deposition started at 2:07 p.m. and ended at 2:52 p.m. (Kelly gave me the attached subpoens-before being questioned.) There was an approximate 4 minute interruption by a telephone call for Kelly, which I had to answer and then he politely asked me to leave the room. The informal way

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED ALM GILL DATE IN LOD BY SP & ALM GILL



Special Agent Seymour Phillips November 25, 1975 Page Two

the deposition was taken surprised, but didn't bother me. It could catch someone off guard if strong cross examination developed.

Kelly informed me of my constitutional rights, the right to have a senator present and the right to request a senator and/or attorney at any time throughout the deposition. He had hinted while walking to the room of an interest in how Klan informants are developed and Bureau policy. He did not have a form on my rights or any form for me to sign. After his advisement, I advised him I had been briefed by the FBI only on procedure and the limitation of the waiver of oath as pertained to information only on Tom Rowe. He was informed I would not answer policy questions because I had been out eleven years, and of the availability of the Bureau executives to answer those questions. He explained a notary would be waiting to notarize my deposition when we returned to Room G-308. I stated that I would only allow the oath she gave me to apply to the fact I was the person who gave the deposition. He agreed. The preliminary conversation and advisement of my rights was not recorded to my knowledge. Apparently he predicated the inquiry as the result of Rowe's testimony and to corroborate same. He made it clear Rowe was most complimentary to the Bureau and all agents he knew.

Set forth below are briefs of his questions and my answers:

(He was using a statement or memo of about six pages which recorded testimony from Rowe.)

- O Manner of reporting from Informant Rowe?
- A He reported in person, in writing, and by telephone depending on the urgency of the information. All information received from him was recorded in FBI files and disseminated to local, state and federal authorities on a need to know basis.
- Q Instructions by me to Rowe as to what information he should report?
- A All information, with main interest in intelligence activities discussed by action groups.
- 0 My knowledge of any interest regarding an arrest record for Rowe?
- A None recalled nor did I ever recall seeing a rap sheet on him.
- Q Any actions of violence which were planned which he reported to me and what was done with the information?
- A None recalled, only evidence recalled was a report of another Klansman carrying blasting caps on his person while at a Klan convention. This information was disseminated to fellow agents on the scene with me surveilling the convention.
- Q Rowe claimed that I had told him about the Bureau's activities in Cointel.
- A His statement had to be false because I had never heard of the code word until used recently in newspaper reports covering the Church Senate Subcommittee on intelligence activities.



Atlanta Georgia 30302

Special Agent Seymour Phillips November 25, 1975 Page Three

- Q Any directions I had given to Rowe to attend political campaigns and/or disrupt them?
- A Did not recall such.
- Q Knowledge of any Klan violence in which Rowe participated?
- A None recalled but explained that due to his personality he could not look like an angel.
- Q Did I ever tell Rowe that the FBI had declared war on the Klan?
- A No, but elaborated he was well aware of the FBI's interest in solving the various bombings throughout Alabama.
- Q My reaction to the fact that Rowe was a member of the Klan's Security Detail and one of Bobby Shelton's bodyguards?
- A Explained that the fact that hevelevated in the Klan's ranks was a concern of mine and the FBI's. We wanted him put where he would be able to furnish valuable information, but restrained him from rising to any executive position in the Klan.
- Q Testimony that Rowe had given the Committee that there were certain Birmingham police officers who were involved with the Klan?
- A Because of the general possibilities, any information he furnished was disseminated only to certain known reliable police contacts. I pointed out to them the delicate nature of most of Rowe's information and the fact that it could not be disseminated by memo, form to all department employees of any agency.
- Q Another question regarding attendance at political meetings with the direction that Rowe persuade the Klan to take a certain position for candidates?
- A No such directions ever made.
- O What was the scope of Rowe's assignment as a Klan informant?
- A To obtain and report any or all intelligence information he could determine.
- Q Any directions given Rowe about Matt Murphy, a candidate for police commissioner in Birmingham?
- A Was not at all familiar with Murphy other than hearing the name by Kelly who commented from his memo that the question pertained to something that occurred after I left the FBI.
- Q When I was assigned to handle Rowe what was my recollection of his reputation and value to the FBI?
- A That he was known to the Department of Justice and the FBI as the top Klan informant and that he was in the position to furnish vital information to the government.



Attanta, Georgia 30302

Special Agent Seymour Phillips November 25, 19/5 Page Four

- Q Any special instructions I recalled on how I was to handle him?
- A I was to maintain control over him and recognize that by his personality that if his control was not maintained that he was the type that would run off because of his enthusiasm and put his safety in jeopardy. He was also the type who would try to run the show if you let him.
- Q Any recollections I had to the Mother's Day incident?
- A I had only heard of the incident, but was not with the Bureau in Birmingham.
- Q Did I ever direct Rowe while he was in the homes of Klansmen to attempt to steer them to certain rooms in the house while they engaged in conversation?
- A No and commented that they rarely discussed anything of value in homes or Klan meeting halls, but did so in small action groups.
- Q A general question on the problem of handling a Klan informant as opposed to a criminal informant with Kelly setting an example of an informant in a bank robbery?
- A I did not see any particular difference from his example and that of a Klansman planning to bomb a building.

These were the only questions I recorded in note form as he asked them. There may have been a few others, but none of any significance and Kelly appeared very cooperative and matter of fact throughout the deposition. Ward and Kelly escorted me back to Room G-308 where I was asked to swear to the deposition by a Notary Public, Audrey Hatry. Informed Kelly that—I—hoped this would be the last time I would see him on—this matter and he responded—he was pretty sure it was.

Please express my appreciation—of—the manner in which the FBI helped me after I secured assistance, particularly the people in the Congressional Affairs and the staff in your division.

Yours very truly,

J. Brooke Blake

Second Vice President and

Director of Security

JBB ===cn

Copies to: Special Agent In Charge, James Dunn

A-5.1

J. A. Mintz J. B. Hotis) ar. W. R. Wannall 1 - Mr. W. O. Cregar 1 - K. A. Mendenhall January 12, 1976

The Actorney General

Director FBI

U. S. SEMATE SELECT CONFLITTEE ON INTELLIGENCE ACTIVITIES (SSC)

Reference is made to SSC letter dated December 18, 1975, as modified during a conference on December 30, 1975, between Messrs. William O. Cregar and Paul V. Daly of this Bureau and SSC Staff Nembers Nichael Epstein and Mark Citenstein

Enclosed for your approval and forwarding to the SSC is the original of a memorandum which constitutes this Bureau response to Item 4 of referenced letter.

A copy of this memorandum is being furnished for your records.

Enclosures (2)

62-110395

1 - The Deputy Attorney General RFC-51 Attention: Michael E. Shaheen, Jr. Special Counsel for

Intelligence Coordination

KAM: pal pol

ALL INFORMATION CONTAINED

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Intell. Laboratory Plan. & Eval. \_ Spec. Inv. .

Dep. AD Inv. \_

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Training \_ Legal Coun. \_ Telephone Rm.

TELETYPE UNIT

CONFIDENTIAL MATERIAL ATTACHED

J. A. Mintz
J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. K. A. Mendenhall

62-116395

NW 55132 DocId:32989570 Page 73

January 12, 1976

UNITED STATES SIMATE SPLECT CONVITTEE

TO STUDY GOVERNMENTAL OPERATIONS
WITH RESPECT TO INTELLIGENCE MDR 16
ACTIVITIES (SSC) ALL INFORMATION CONTAINED
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Reference is made to SSC letter dated December 18, 1975, as modified during a conference on December 30, 1975, between Messrs. William O. Cregar and Paul V. Daly of this Bureau and SSC Staff Members Michael Epstein and Mark Gitenstein.

Following modification, Item 4 requested the annual reports or letterhead memoranda from the office of origin to FBI Headquarters (FBIHQ) submitted on those organizations which had been set forth under Item 4 of SSC letter dated October 28, 1975. The October 28, 1975, request listed 31 organizations under Item 4, numbered a through ee. Documents requested therein were submitted with this Eureau's response dated November 18, 1975.

During a conversation on January 2, 1976, between Special Agent Seymor Pred Phillips of the FBI and SSC Staff Member John Elliff, Mr. Elliff indicated documents requested under Item 4 of the modified December 18, 1975, letter need cover only the period 1960 to present.

A review of FBINQ files pertaining to the 31 organizations of interest, along with a review of the documents fur-Cant nished with our November 18, 1975, memorandum concerning these same organizations, reveals all pertinent documents were previously furnished with our Hovember 18, 1975, memorandum Associate with the exception of material pertaining to the following: Dep. AD Adm. Earna Lazarus Federation of Jewish Women's Clubs (ELF); Communist Infiltration of the National Association for the Ad-Asst. Dir.: -vancement of Colored People (CONDITIE, MAACP); Black Student Comp. Syst. Union, University of Nevada, Las Vegas, Nevada; and Greensboro Files & Com. Association of Poor People. KAM:pal of the document is prepared in response to your request and is not for dissemi-Committee and the content may not be disclosed to unauthorized person-Laboratory -Plan. & Eval. \_ nel without the express approval of the FBI. Spec. Inv. \_ Training -ORIGINAL AND ONE FURNISHED THE ATTORNEY GENERAL CONFIDENTIAL MATERIAL ATTACHEN Talephone Rm. -Director Sec'y \_\_\_ MAIL ROOM \_\_\_ TELETYPE UNIT

The Attorney Ceneral

Reports were submitted by various FBI field offices regarding the activities of the ELF and COMINFIL, NAACP, within the territory covered by each of these offices. In some instances, some of these offices listed themselves as office of origin. However, inasmuch as the national headquarters of these two organizations were located in New York City, FBINQ considered the New York Office as the office of origin in the investigation of these organizations and documents submitted by the New York Office were utilized in response to your request.

Material concerning these four organizations has been prepared and is being delivered with this memorandum.

1 - The Attorney General

#### NOTE:

Material regarding ELF and COMINFIL, NAACP, reviewed in IS - 2 Section. Material regarding other two organizations reviewed by SA James Graham, IS - 1 Section. List of 31 organizations of interest attached for information.

UNITED STATES SENATE SELECT CONVITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC) to a cook of the fire for Board to because the state of the land extremist activity with respect to the with the following organizations whose names o. Cation and FBIEQ file numbers were provided to the Select Committee on October 9, \$ 1975: Marinetta William Line Sign 100-432543 OK 1 Communist Infiltration Council of Jewish Women : 直接的一点多点。 1 100-432848 DK | East Bay Community Forum 100-433348 OK 1 Knoxville Area Human C. Relations Council -Sin. . Committees 11/2011 100-434048 OK 1 d. George Orwell Forum Yale University 100-400394 OK Inducation in Emma Lazarus Federation of Jewish Women's Clubs 75 a A Company of the Company of the Company 100-4871:47 100-440365 OK 1 f. Saugus Unitarian- " 1 ---Universalist Caurch Forum 1100-440530 OK / San Diego Peace Action 100-440833 OK 1-2 h. Universities Committee on the Problems of War and Peace with the same of the same of the same 157-972 i. Communist Infiltration 61 - 3176of the National Association for the Advancement of 157-1074 Colored People 15745313 100-445323 OK / i. The Free University at Ann Arbor 157-13115 100-446029 oK1 k. Champaign-Urbana Council for Discussion on Vietnam 1. Wellsprings Ecumenical: 1100-453618 ok 1 Renewal Association Lark Student Union 157-13994 University of Nevada Das Vayes, Nevada MDR 16

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RE: UNITED STATES SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

	Northern Virginia Coalition of Citizens Concerned About the ABM-Sponsored Town Meeting at Alexandria, Virginia, June 3, 1969		100-454103 OK (
n.	Reservists Against the War	gan de	100-469726" OK 1
0,	Bald Hill Farm Commune		100-472039 OK 1
P.	Anti-Crosstown Coalition		100-472814 OK 1
g.	Washington Area Committee * for Soviet Jewry	•	100-480590 OK 1
r,	Committee for Chilean Democracy		100-481206 >K
s.	National Conference on Amnesty; Information Con- cerning		100-481516 0 1
t.	National Conference on Ammesty; Information Con- cerning		100-481899 OK 1
u.	Council for United Civil Rights Leadership		157-972
V.	Canadian Youth Corps		157-1074
W.	Ormondsville Fellowship Club, Inc.		157-5281
X.	Black Student Union, Brevard Junior College, Cocoa, Florida		157-13416
¥•	Martin Luther King, Jr., Memorial Center, Inc.		157-13791
z.	Black Student Union University of Nevada Las Vegas, Nevada		157-13994

RE: UNITED STATES SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

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SENATE SELECT COMMITTEE

LIR X LHM Memo Report dated 1/12/76

U.S. SENATE SELECT COMMITTEE

Caption of Document:

12/18/75 request, item 4

Originating Office FBI

Delivered by:

Title:

Received by:

Received to the Intelligence Division, FBI

MDR 16
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DATE 11100 BY SPARM/EHL

62-111-395-1317



SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

TO: Intelligence Community Staff ATTN: Central Index					FROM: FBI				
SU	SUBJECT: Abstract of Information Provided to Select Committees								
1. HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.)							PROVIDED		
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8. 9	8. SUMMARY (see reverse side before completing this item)								

Materials furnished concerning Erma Lazarus Federation of Jewish Women's Clubs; Communist Infiltration of the National Association for the Advancement of Colored People; Black Student Union, University of Nevada, Las Vegas, Nevada; and Greensboro Association of Poor People.

62-116395

FMK: fmk

(4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH SENSTUDY 75

TREAT AS YELLOW

3791 (6-75)

ASSIFY AS APPROPRIATE

62-116375-1317

NW 55132 DocId:32989570

#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

1 - Mr. J. B. Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall The Attorney General January 12, 1976 1 - Mr. F. J. Cassidy Director/FBI 1 - Mr. W. O. Cregar 1 - Mr. R. P. Finzel U. S. SENATE SELECT COMMITTEE ON/INTELLIGENCE ACTIVITIES (SSC) Reference is made to the SSC letter dated December 18, 1975. and to my memorandum and letterhead memorandum of December 24. 1975. Enclosed for your approval and forwarding to the SSC is the original of a memorandum responsive to Items 2 and 3 of the SSC letter/of December 13. A copy of this memorandum is being furnished for your records. Enclosures - 2 62-116395 .∷⊚ FEB 4⊾ 1976 I - The Deputy Attorney General Attention: I'dchael E. Shaheen, Jr. Special Counsel for Intelligence Coordination 1 - 62-56866 (General Accounting Office (GAO) File) MDR 16 RPF: vb' ALL INFORMATION CONTAINED The attached LHM is a response to that portion of the SSC request of 12/18/75, dealing with the GAO review and the 9/24/75, GAO interim report on FBL domestic intelligence investigations. GAO's final report expected originally Dep. AD Adm. \_ late in 1975 will probably be issued in January, 1976. Dep. AD Inv. , Asst. Dir.: Admin. Item 2 of the SSC letter asked for "any information which you have Comp. Syst. Ext. Affairs . refuting the suggestion...of the General Accounting Office's September 24 report Files & Com. \_ to the House Judiciary Committee, that cases in which violence can be predicted probably represent less than 2 percent of all FBI domestic intelligence investigations." Inspection Laboratory Plan. & Eval. \_\_ NOTE CONTINUED - OVER Spec. Inv. Training. GPO 954-546 Page 81

The Attorney General

#### NOTE CONTINUED:

Item 3 asked the FBI to "provide all memoranda or analyses prepared for the Justice Department, Director Kelley, or Assistant Director Wannall on the findings of the General Accounting Office as presented to the House Judiciary Committee on September 24."

Referenced memorandum and LHM dated 12/24/75, were prepared as an initial response to the SSC. In this letter, the Bureau pointed out that extensive file reviews would be necessary to respond to most of the SSC requests: however, in it we stated a response to Items 2 and 3 would be forthcoming as soon as possible.

Copy of the 12/18/75 request attached.

62-116395

ALL INFORMATION CONTAINEL HEREIN IS UNCL

1 - Mr. J. B. Adams

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

I - Mr. F. J. Cassidy

1 - Mr. W. O. Cregar January 12, 1976

1 - Mr. R. P. Finzel

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

RE: DECEMBER 18, 1975, LETTER TO THE ATTORNEY GENERAL FROM SENATORS MONDALE AND BAKER

On December 22, 1975, the FBI received a copy of a letter dated December 18, 1975, which Senators Mondale and Baker sent to the Attorney General levying certain requirements on the FBI with a request that the responses be provided the SSC during the last week of December. 1975. and the first week of January, 1976.

Item 2 contained a request for any information refuting the suggestion made on page 34 of the General Accounting Office's September 24 report to the House Judiciary Committee, that cases in which violence can be predicted probably represent less than two percent of all FBI domestic intelligence investigations.

Page 34 of the September 24, 1975, report of the Comptroller General before the House Subcommittee on Civil Rights and Constitutional Rights concerning FBI domestic intelligence operations contains the following statement: "There were only 12 instances--or less than 2 percent--in which the FBI obtained advanced (sic) knowledge of planned activities on the part of a subversive or extremist group or individual." This statement appears. both in form and content, to be somewhat different from that contained in your letter of December 18. One can predict violence when leaders of an Dep. AD Adm. \_ organization express an intention to resort to violent means to attain some end Dep. AD Inv. — when they further that intention by obtaining weapons and ammunition, and train and exhort their members and followers to take violent action. That. Comp. Syst. — however, is not analogous to the situation where an informant or source is in a Files & Com. position to furnish the FBI advance information with regard to some specific violent action to be taken by members of an extremist or subversive group.

Asst. Dir.: Admin.

Plan. & Eval. \_\_ Spec. Inv.

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Training \_ Legal Coun. \_

- RPF: vb (11)

1 - 62-56866 (General Accounting Office (GAO) file)

ORIGINAL AND ONE COPY TO AG

This document is prepared in response to your request and is not for dissemination cutside your Committee. Its use is limited to official proceedings by Telephone Rm. \_\_\_\_\_ MAIL ROOM without the express approval of the FBI.

Telephone Rm. \_\_\_\_ MAIL ROOM without the express approval of the FBI.

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: DECEMBER 18, 1975, LETTER TO THE ATTORNEY GENERAL FROM SENATORS MONDALE AND BAKER

The FBI is very reluctant to draw any conclusions from these General Accounting Office's statistics, and we maintain no records or statistics which would either refute or substantiate the inferences which you apparently draw from their interim report. The two percent may represent hundreds of citizens' lives and thousands of dollars in potential property damage. It may only represent one life - a policeman, a citizen, perhaps a President or public official. How does one measure the value of this type of information? Surely not solely in terms of percentages.

You should perhaps consider the base from which the General Accounting Office apparently drew their statistics. Their interim report was based on their review of 676 FBI domestic intelligence cases under investigation during Calendar Year 1974, in ten varied U. S. cities. Over 50 percent of these 676 cases were admittedly only preliminary inquiries. These were limited investigations designed primarily to fully identify the subject through established sources and to ascertain whether that subject was in fact associated with an extremist group or organization, or was likely to engage in violence himself. That little advance information of planned violence evolved from these limited investigations is not surprising. Most of the information concerning planned violence would normally come from well-established informants in groups and would not likely show up in these individual case files.

Also, had the General Accounting Office used as its base the years of greater incidence of domestic violence, such as 1967-72, the figures might have been appreciably different.

Item 3 was a request for any analyses of the General Accounting Office's September 24, 1975, report.

The FBI has not prepared any analytical memoranda or any analyses of the preliminary findings of the General Accounting Office as presented to the House Subcommittee on Civil Rights and Constitutional Rights on September 24, 1975.

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC)

RE: DECEMBER 18, 1975, LETTER TO THE ATTORNEY GENERAL FROM SENATORS MONDALE AND BAKER

The General Accounting Office report of September 24 was an interim report hurriedly prepared to respond to a congressional request. Neither the FBI nor the Department of Justice was afforded the opportunity to review this report for substance or to have comments included prior to its delivery to the Congressional Committee.

The General Accounting Office originally planned to submit its final report in November or December, 1975; it is now expected in January, 1976. The final General Accounting Office report will include findings, conclusions, and recommendations based on a review of the full 900 domestic intelligence case sampling and a voluminous amount of additional material. The FBI and the Department of Justice have been assured of the right to review this report prior to its issuance and to have comments included where appropriate. Any FBI analyses will be conducted after receipt of the General Accounting Office's final report.

1 - The Attorney General

# 5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

Addressee: Senate Select Committee	<u>.</u>
LTR LHM Memo Report dated 1/12/76	_
Caption of Document: Re let 12/18/75 from Senators a Mondale and Baker. Response to Items 2 & 3.	
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## OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C., 20530

DEC 2 2 1975

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: Senate Select Committe Reguest

Attached is a letter dated December 18, 1975, from the Senate Select Committee requesting certain information from the Bureau. The Attorney General has personally expressed to me his interest in the need that the requested materials be furnished on a priority basis. Please prepare an appropriate and prompt response.

LHM to SSC 1-86 RPP: Up 1411455 1676 1676

MDR 6
ALL FEI INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED ALM EHL
DATE 10 11,00 BY SP2 ALM EHL

cc: Paul Daly

Rofins Rofins A Control As 1/2/2018

62-116395-1315

PILLIP A. HART, MICH.
WALTER F. MONDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROBERT MONGAN, N.C., 2
SARYHART, COLO., 2

HOWARD H. BAKER, JR., TENN.
DARRY GOLDWATER, ARIZ,
ÇHARLES MC CHATHIAS, JR., MD.
RICHARD S.
RICHARD S.

WILLSAM G. MILLCR, STAFF DIRECTOR FHEDERICK, A. O. SCHWARZ, YR., CHIEF COUNSEL CURYIS R. SMOTHERS, MINORITY COUNSEL Mnited State Senate

SELECT COMMITTEE TO
STUDY GOVERNMENTAL OPERATIONS WITH
RESPECT TO INTELLIGENCE ACTIVITIES
(PURSUANT TO S. RES. 21, 11TH CONGRESS)

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WASHINGTON, D.C. 20510

December 18, 1975

Attorney General Edward H. Levi Room 5111 Department of Justice Washington, D.C. 20530

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Dear General Levi:

We have been asked to chair a special subcommittee of the Select Committee on Intelligence which will concentrate on matters relating to domestic intelligence activities of the Federal government. Our mandate is to prepare for the full committee's consideration a draft report of findings of fact on alleged abuses or excesses by the FBI and other domestic intelligence agencies; the causes of such alleged abuses or excesses and recommendations which the Committee might make to remedy the problems we have uncovered.

We are aware of the fine work in which your staff has been engaged in these areas and hope that they will be available to work with the Committee staff on these matters. However, the Subcommittee finds the Committee record needs to be supplemented in several important respects and therefore finds it necessary to direct a number of requests to the FBI for further information which we hope will be treated on a priority basis so that the Subcommittee can meet the deadlines set by the full committee. These and future reguests which will be handled between the two committee counsel or Mr. Elliff, Domestic Task Force Leader, and Mr. Shaheen, Special Counsel for Intelligence Coordination, will pertain to both information necessary for us to formulate meaningful recommendations and to pursue matters on certain specific alleged abuses which remain Among the future reguests will be questions unsettled. pertaining to your guidelines on "Domestic Security Investigations" and on manpower and budget statistics for the FBI's domestic intelligence program.

For us to meet the deadline set by the full committee, it/is essential that the information requested below be

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provided during the last week of December and the first week of January:

- 1. With respect to each of the examples of effective prevention of violence provided the Committee pursuant to John Elliff's letter of November 26 to Mr. Shaheen, please provide access to materials in the investigative file for the 6-month period preceding the act of violence prevented. Please deliver:
  - (a) All materials relating to the legal and factual predicate for each investigation;
  - (b) The first investigative report disseminated outside the FBI in each such case, and a list of recipients of that report;
  - (c) The total number of individuals whose names were referred to the FBI's general name index in the course of each investigation;
  - (d) The total number of individuals about whom information was obtained through informants, confidential sources, physical surveillance, electronic surveillance and other sensitive techniques; and
  - (e) The annual report from the office of origin for each such investigation to FBI headquarters for the last five years during which the case in question was an open investigation.
- 2. Please provide any information which you have refuting the suggestion made on page 34 of the General Accounting Office's September 24 report to the House Judiciary Committee, that cases in which violence can be predicted probably represent less than 2% of all FBI domestic intelligence investigations.
- 3. Please provide all memoranda or analyses prepared for the Justice Department, Director Kelley, or Assistant Director Wannall on the findings of the General Accounting Office as presented to the House Judiciary Committee on September 24,
- 4. Please provide the annual report from the office of origin to FBI headquarters for the investigation of



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December 18, 1975

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Dr. Martin Luther King in 1963 through 1968, and for the investigation of the Women's Liberation Movement for the years that that organization was under investigation, and the annual reports available on the investigations about which materials were supplied pursuant to John Elliff's request of October 28.

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- 5. Please provide specific examples of cases where the FBI has taken action in the past similar to that which would be authorized by Section IV on "preventive action" of the draft Department of Justice's guidelines on "domestic security investigations."
- 6. Access to all FBI materials pertaining to Dr. Martin Luther King, Jr., the Poor People's Campaign, and the Sanitation Workers Strike in Memphis, Tennessee, from January 1 through April 4, 1968.
  - 7. All materials pertaining to "Project Overshoe."

Thank you for your prompt consideration of this request. We look forward to continuing cooperation on this area of joint concern.

Sincerely,

Walter F. Mondale

Chairman

Vice-Chairman

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- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- · Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES . ERNMENT

Mr. W. R. Wannall

F. J. Cassidy

TO

SUBJECT:

GENERAL ACCOUNTING OFFICE (GAO) REVIEW OF FBI OPERATIONS

1 - Mr. N. P. Callahan

1 - Mr. T. J. Jenkins

1 - Mr. J. B. Adams DATE: 9/18/75

1 - Each Assistant Director

1 - Mr. F. J. Cassidy

·1 - Mr. R. P. Finzel

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Comp. Syst. .

Ext. Affairs .

Files & Com.

Director Sec'y

Dep. AD Adm. Dop AD Invitation

Attached is one draft copy of testimony to be delivered on Wednesday morning, 9/24/75, by the Comptroller General Elmer B. Staats, before the House Judiciary Committee, Subcommittee on Civil Rights and Constitutional Rights, chaired by Congressman Don Edwards of California. Attachment consists of a 16-page opening statement, supplemented by appendixes, containing: 1) a statement setting forth GAO's verification proposal; 2) correspondence among GAO, House Judiciary Chairman Peter W. Rodino, Jr., and Attorney General Levi, concerning GAO's verification proposal; 3) a statement entitled, "FBI's Domestic Operations--A Perspective," outlining the fundamental authority for FBI operations, Bureau administrative structure and procedures, as well as statistical data on security investigations between 1965 and 1975; and 4) a 33-page analysis of the legal authority for FBI domestic intelligence operations.

GAO offered us an advance copy of Mr. Staats' testimony with the proviso that it would accept FBI suggestions and minor corrections but would not make any substantive alterations in the draft. We have reviewed the draft, and GAO has made some technical changes at our suggestion. From a substantive viewpoint, while we take exception to GAO's phraseology in certain instances, as well as to certain factual conclusions and inferences, our overall reading of this material is that it represents an effort on GAO's part to present an objective picture of FBI operations.

In his prepared, statement, Mr. Staats will offer the following conclusions and observations:

1. GAO's sampling of FBI cases "...provide a good overall picture of what the RBIAs doing in the domestic intelligence area."

Enclosure 62-56866

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This document is prepared in response to your request and is not for dissemiration outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel unique the express approval of the FBI.

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

ENCLOSURE

DocId:32989570 Page 93

- 2. GAO's staff which reviewed FBI-prepared case summaries concluded that the use of summaries, supplemented by follow-up interviews with FBI Special Agents, provided "...a good understanding of what occurred in each investigation."
- 3. Because GAO's verification proposal was not adopted, it was unable to provide Congress with full assurance of the accuracy and completeness of summary information that the FBI provided.
- 4. The legal authority upon which FBI domestic intelligence operations are based is ambiguous, and it would be appropriate for Congress to specify such authority.
  - 5. Legislation specifying FBI authority in the domestic security area should address the issue of what role GAO should play in assisting the Congress to carry out its oversight function.

The material described above comprises GAO's opening testimony for the morning of 9/24/75. GAO has indicated that it will furnish the FBI material prepared for delivery in the afternoon on that date when it is completed. We expect that GAO's afternoon testimony will be considerably more detailed and that the draft submitted to us will be more critical of FBI domestic intelligence policies and practices. We will evaluate this material upon receipt.

#### ACTION:

None. For information of the Director.

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-UNITED STATES GOV

# emorandum

Mr. W. R. Wannall Y

F. J. Cassidy

SUBJECT: GENERAL ACCOUNTING OFFICE (GAO) REVIEW OF FBI OPERATIONS

1 - Mr. N. P. Callahan

1 - Mr. T. J. Jenkins

1 - Mr. J. B. Adams DATE: 9/19/75

1 - Each Assistant Director

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1 - Mr. F. J. Cassidy

1 - Mr. R. P. Finzel

MDR 16 ALL INFORMATION CONTAINED

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Reference INTD memo, dated 9/18/75, captioned as above, concerning congressional testimony on FBI domestic security intelligence investigations to be delivered on Wednesday morning, 9/24/75, by Comptroller General Elmer B. Staats.

Attached is draft copy of testimony prepared by GAO's staff for delivery by Mr. Staats on Wednesday afternoon, 9/24/75. As was the case with the draft of Mr. Staats' morning testimony, GAO has furnished this document with the understanding that it would entertain suggestions for minor corrections but would not make substantive alterations. We have been informed that the attachment was prepared under an exceedingly short deadline. Hasty preparation is evident from our preliminary evaluation, and, although the draft is critical of certain aspects of our domestic security intelligence investigations, we do not consider this document to be an articulate or incisive statement.

Nevertheless, the draft does raise issues which may be the subject of follow-up inquiry, particularly with reference to investigative sources and techniques. Under the subheading "Sources and Techniques Used During an Investigation," on pages 8, 9, and 10, reference is made to the use of school and telephone company employees as confidential sources, access to postal and passport records, pretext interviews, COINTELPRO-type activity, and surreptitious entries in cases reviewed by GAO. In addition, reference is made at the bottom of page 9 to information derived from electronic surveillance coverage which appeared in cases reviewed by GAO. However, GAO's testimony fails to indicate that the information referred to was completely derived from overhears. Consequently, the testimony may create an erroneous impression with respect to the use of electronic surveillances in these cases. We are working with GAO

to have the draft altered to avoid misinterpretation with respect to the

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use of electronic surveillances.

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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In his afternoon testimony, Mr. Staats will make the following observations and recommendations:

- 1. Few would deny the necessity for the FBI to conduct domestic security intelligence investigations, but there should be clearer guidelines governing their purpose and scope.
- 2. The Office of the Deputy Attorney General should be charged with the responsibility for ensuring that the FBI complies with guidelines which might be issued by the Attorney General rather than diffusing this responsibility among various divisions of the Department of Justice.
- 3. As suggested by the Rockefeller Commission, there should be a mechanism created either in the FBI or in the Department of Justice to evaluate and analyze the results of the FBI's domestic security intelligence investigations.
- 4. Although only 16 of the 676 cases reviewed by GAO (3 percent) were referred to a United States Attorney for prosecutive opinion, in 43 percent of the cases (291), the FBI was able to establish that the subject was a leader or a member of a subversive organization or was prone to violence.
- 5. FBI field offices are not fully consistent in the manner in which they conduct preliminary inquiries and frequently do not conclude the inquiry within the allotted 90 days.

FBIHQ personnel are continuing to review the attachment, and we anticipate consulting with GAO's staff on Monday morning, 9/22/75, to discuss any changes deemed necessary.

ACTION:

For information of the Director.

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Assoc. Dir. UNITED STATES GO RNMENT Dep/-AD Adr Dep. AD Inv. Iemorandum1 - Mr. N. P. Callahan Asst. Dir.t 1 - Mr. T. J. Jenkins 1 - Mr. J. B. Adams Ext. Affairs Mr. W. R. Wannall Files & Com DATE: 9/25/75 1 - Each Assistant Director Inspection 1 - Mr. H. E. Helgeson Intell. \_\_ J. Cassidy 1 - Mr. J. G. Deegan Legal Cour 1 - Mr. R. L. Shackelford Plan. & Eval 1 - Mr. J. B. Hotis Spec. Inv. SUBJECT: GENERAL ACCOUNTING OFFICE (GAO) Training. 1 - Mr. F. J. Cassidy REVIEW OF FBI OPERATIONS Telephone Rm. 1 - Mr. R. P. Finzel Director Sec'y On Wednesday, 9/24/75, Comptroller General Elmer B. Staats testified in public session before the Subcommittee on Civil Rights and Constitutional Rights of House Committee on the Judiciary. His testimony, and that of several assisting GAO officials, was based on their preliminary review of the FBI's domestic intelligence operations. A copy of Mr. Staats' revised prepared testimony is attached. The Committee convened in Room 2141 of the House Office Building (Rayburn Building) at 9:23 a.m. Mr. Staats read his prepared testimony and answered some questions until approximately 12:25 p.m. The Committee reconvened for questioning at 1:52 p.m., and adjourned at 3:03 p.m. Subcommittee members present were: Don Edwards, California, Presiding INFORMATION CONTAINED Robert F. Drinan, Massachusetts Herman Badillo, New York M. Caldwell Butler, Virginia ST 109 Thomas N. Kindness, Ohio Christopher J. Dodd, ConnecticuREC 12 Congressman John F. Seiberling of Ohio was absent and Congressman Kindness was present only until 11:00 a.m., and did not return for the afternoon session. ™2 OCT 3 1975 In addition to Mr. Staats, approximately ten other GAO representatives were present, some of whom responded to Congressional questions on specific points of the GAO audit. Aside from the rather large GAO contingent, their wives and friends, there was sparse public attendance and most of the seats in the hearing room were empty. There was limited coverage by press and TV news cameramen, half of whom departed after the morning session. This Toument is prepared in response to your request and is not Nr dissemi-Figure Committee. Its use is limited to official proceedings by your committee and the content may not be disclosed to unauthorized person-Support without the express approval of the FBI. 62-56866 CONTINUED - OVER Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan DocId: 32989570 Page 97

#### Verification

The Comptroller General read from his prepared testimony and was interrupted occasionally for questions. The initial pertinent comments and questions by Chairman Don Edwards were directed at eliciting a statement from Staats that the denial of direct access to FBI files for the purpose of independent verification was unique in GAO's audit history and that, because of this, GAO was unable to completely assure Congress as to the accuracy of their survey. GAO indicated they still felt that they had valid audit. They were afforded the opportunity to interview FBI officials and case Agents and had no reason to doubt the accuracy of the summaries. They were not impuning the motives of the FBI or the Attorney General in denying access; they understood the principle involved, but insisted that verification was necessary. Mr. Edwards mentioned the House may subpoena the necessary FBI files to permit verification. Mr. Fogel of GAO replied that GAO would prefer the files on which summaries were prepared be shipped to FBI Headquarters where the GAO could conduct their random verification proposal.

GAO strenuously disagreed with Attorney General's opinion that GAO's audit authority was limited to access for the purposes of conducting financial audits and Congressman Edwards was critical of the Attorney General's failure to correspond with Congress subsequent to 6/25/75.

#### FBI-Prepared File Summaries

Mr. Staats stated that GAO's testimony and preliminary review was based on 676 FBI case summaries in the Subversive and/or Extremist field out of a projected 899 from 10 FBI field offices. In response to specific questions from Mr. Drinan, he and Mr. Richard Fogel, GAO, indicated that GAO had received more than the 676 summaries (they had received as of 9/24, 852 out of 899), but that in order to prepare for testimony, their analysis was based on the 676. Drinan attempted to establish that the FBI was delaying or dragging its feet in providing the other summaries. GAO replied that most FBI field offices have been extremely cooperative in the time-consuming job of preparing summaries. (GAO did not identify publicly the FBI office which they did not consider completely cooperative—Springfield. Because of manpower limitations and other case demands on Springfield, this

office has completed only 68 out of a projected 90 summaries. Springfield has indicated they will make every effort to complete all 90 summaries not later than mid-October.)

#### Legal Authority

GAO testified that the FBI did have legal authority to conduct domestic intelligence investigations, but that this authority was in definite need of clarification, as its basis is in some instances shrouded in ambiguity.

Miss Geraldine Rubar of the GAO Legal Office discussed with precision the Presidential Directives, the 1936 Hoover memoranda and the various statutes conferring authority. Mr. Drinan loudly stated his opinion that the FBI was operating for forty years in this field without legal authority and asked to be shown where the term "extremists" appeared in any Presidential Directives or statutes. Miss Rubar replied that the term was not in vogue at the time but that it was used by Attorney General Ramsey Clark in a 1967 memorandum to the FBI when he ordered intensified investigation and coverage in the area of black nationalist groups and extremists.

Mr. Drinan repeatedly, but unsuccessfully, attempted to get Miss Rubar to state the FBI had no investigative jurisdiction in the Subversive and Extremist field even to the point of inquiring if even one of GAO's staff attorneys had perhaps reached that minority opinion. Miss Rubar replied that there was agreement among GAO's legal staff that the jurisdiction was there but was in need of clarification and updating.

#### Initiating Investigations

Mr. Staats testified that, from GAO's reading of the FBI Manual, there was a degree of vagueness as to the type and amount of evidence needed to open an FBI investigation in the Extremist and Subversive field. GAO arbitrarily categorized cases into those opened on the basis of hard, medium or a soft degree of evidence and said 36 percent of the 676 cases reviewed were opened on a "soft degree" of evidence.

Congressmen Dodd, Drinan and Badello expressed specific interest in the "soft" area. In response to their queries, GAO Auditor Fogel listed several instances where, based on summaries, GAO believed the opening of preliminary inquiries by the FBI field offices was subject to question. Among these were:

- 1. An instance where cases were opened on two individuals on information provided the FBI by local police that two high school youths were present in the courtroom at a trial of an extremist. (There was no indication by GAO in their testimony as to whether the police had identified these individuals as high school youths, or whether the preliminary inquiries conducted by the FBI so identified them.)
- 2. An instance where the FBI opened a case on a husband and wife on the basis of having seen their license plate outside the home of a New Left functionary where a social party was in progress. (Again, there was no indication by GAO in the testimony as to whether the FBI knew it was a social party at the time the preliminaries were opened or determined this \*\*\*subsequently.)
  - 3. A case was opened on an individual who expressed an interest in applying for membership in a group considered extremist or subversive by the FBI.
  - 4. A case was opened on an individual who telephoned a member of an extremist group.
  - 5. A case was opened on a person who parked his car outside a convention of a subversive/extremist organization.
  - 6. A case was opened as a result of a mail cover on an individual who corresponded with a national officer of a black extremist organization.
  - 7. A case was opened on an individual who attended a meeting of the press committee of a subversive organization.

All of the above were enumerated as examples of FBI field office exercising judgment and discretion in opening cases based on "soft" evidence. Congressman Badillo took loud exception to this and said he saw no basis for opening cases in any of these instances and referred to them as "no basis" cases rather than soft.

GAO advised they were not prepared to make a positive recommendation on these cases (36 percent) at this time but, in their final report, they would address this issue. GAO indicated it could be an area where the FBI might review and more carefully define criteria.

#### Organizations

Congressman Drinan took exception to the use of terms in the FBI Manuals, such as extremists and black and white hate groups. He stated these are basically people pursuing their goal of racial justice. He then asked for GAO to list some of these organizations which the FBI characterized as "Extremist." Mr. Fogel then named the following:

The Ku Klux Klan
The Minuteman
The American Nazi Party
The Black Panther Party
The Nation of Islam

Mr. Drinan made no further comment on this subject.

### Preliminary Inquiries

GAO pointed out that 73 percent of the preliminary inquiries received went beyond the 90-day FBI Manual limitation and that in 68 percent of these cases, FBIHQ was not advised and had no opportunity to review or possibly terminate the investigation. Congressmen Dodd and Drinan claimed the FBI was, therefore, not following its own rules. GAO offered no explanations as to why field offices might go over the 90-day limit, such as matters requiring special investigative effort and attention, such as the bombing cases, Hearst case, Pine Ridge Indian case, which affected offices under audit.

#### Programs, Sources and Techniques

GAO enumerated the programs, investigative aids, sources, and the techniques utilized in FBI investigations. For the most part, these elicited no abnormal interest, but it was apparent the Committee will follow this subject in GAO's final report and in the event any FBI officials are invited to testify, they will be subject to intensive questioning on COINTELPRO, surreptitious entry, and mail openings.

Regarding sources, Drinan critically referred to "the Army of informants" and wanted numbers and payment figures which GAO could not supply. Drinan also expressed interest in Counterintelligence (Espionage) Matters which GAO declined to discuss and stated it was not a part of their mandate to review those matters.

#### Miscellaneous

The Committee inquired as to why the FBI was unable to provide more precise accounting figures on time and resources devoted to specific areas. Mr. Staats advised that in his experience with other agencies, the FBI's position was unusual; but that it was an organization which required flexibility and SACs had to be able to shift resources on a short notice. He indicated there apparently had been no prior need in the FBI for the modern management accounting system, but that one was now under development.

GAO witnesses followed the prepared text with respect to Departmental guidance, Attorney General's guidelines, dissemination of information, file maintenance and destruction, the Rockefeller Commission's recommendation for the development of an analytical capability for domestic intelligence matters.

In the opinion of the writer, the tone of questions and statements of Messrs. Drinan and Badillo were very critical of the FBI, and on occasion that of Mr. Dodd's. These Congressmen repeatedly attempted to put words in the Comptroller General's mouth and to twist his statements to their own liking. Basically, Mr. Staats and the GAO witnesses stuck to their prepared statement and their amplification was in basic support of this statement.

Memorandum to Mr. W. R. Wannall

Re: General Accounting Office (GAO) Review of FBI Operations

62-56866

In particular, these critics attempted to get Mr. Staats to state that, in view of the few statistics pointing toward prosecution and conviction, that the FBI's investigative effort in the domestic intelligence field was a waste of taxpayers' money. Mr. Staats refused to so state and indicated that the cost effectiveness of FBI coverage and penetration of subversive and extremist groups was very difficult to measure. He said one could not tell how much violence was deterred by FBI coverage or the knowledge on the part of subversives and extremist leaders that their identities were known and activities were under FBI scrutiny.

News media coverage diminished by more than half after the noon recess. The writer overheard one media reporter state to a TV technician they had the option of returning to cover the afternoon session, but they were not because "it was another Drinan circus."

The Committee thanked Mr. Staats and GAO for their "excellent" report and indicated they anticipated receipt of the completed written report in November. 1975.

#### ACTION:

None. For information.

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Honorabio Like Lansfield Majority Leader of the Senate Room S-208 The Capitel Washington, D.C. 20510

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

Dear Senator Mansfield:

You will recall that by letter dated January 27, 1975, you and Senate it incrity Leader Hugh Scott requested that the FDI not destroy or otherwise dispose of material relevant to the subjects of inquiry by the Cenate Select Committee.

Flease find enclosed a copy of a letter which I have addressed to Senator Frank Church. Chalmusa of the Senate Colect Committee to Sindy Governmental Operations With Respect to Intelligence Activities, suggesting what, I bope, is a reasonable modification - of our total moratorium on file destruction.

Please areast my assurance of continued cooperation in all matters of mulual interest.

Assoc. Dir.

Asst. Dir.:

Comp. Syst. . Ext. A

Dep. AD Adm. \_ Dep. AD Inv. \_\_\_

Sincerely yours. Clarenco L. Edley Director

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January 12, 1976

1 - Mr. W. R. Wannall

1 - Mr. D. Ryan

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U. S. SENATE SELECT COMMITTEE
TO STUDY GOVERNMENTAL OPERATIONS
WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the testimony of FBI Director Clarence M. Kelley before the SSC on December 10, 1975. During this testimony, certain questions arose on which answers were deferred. Set forth hereinafter are the unanswered questions along with the responses thereto.

Senator Howard H. Baker, Jr., inquired as to Director Kelley's feeling concerning an Inspector General concept extending Governmentwide. Senator Baker asked the Director to think about the question and furnish his thoughts at a later date. Upon reflection and consideration of the question, Director Kelley has decided it would be inappropriate for him, as Director of the FBI, to comment concerning the need for a national Inspector General as it would affect any agency other than the FBI.

Senator Gary Hart stated that although higher authorities had been alcrted to the existence of Counterintelligence Programs (COINTELPROS) in one or two instances, in terms of the bulk of the Programs there was no systematic information flowing upward through the chain of command to former Director Hoover's superiors. Specifically, Senator Hart indicated the SSC had received testimony that the existence of the COINTELPRO effort against the New Left had not been made known to higher authorities and asked if Director Kelley had any information in this regard. Director Kelley asked for an opportunity to substantiate the notification provided by former Director Hoover to higher authorities.

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U. S. Senate Select Committee to Study Governmental Operations With Respect to Intelligence Activities (SSC)

While no systematic report was made on a regular basis by former Director Hoover regarding COINTELPRO activities, information regarding the COINTELPROS was periodically provided to his superiors in the Executive and Legislative Branches. FBI files contain considerable documentation clearly establishing no effort was made by Director Hoover to conceal from superior authorities the fact the FBI was engaged in neutralizing and disruptive tactics against revolutionary and violence-prone groups. This documentation is as follows:

- 1. Briefing of the President. On November 6, 1958, Director Hoover presented to President Dwight Eisenhower and the Cabinet an oral briefing entitled "Current Communist Subversion and Espionage in the United States, 1958." Included in the presentation material was a description of the Bureau's effort to "intensify any confusion and dissatisfaction among its (Communist Party, USA) members." Use of informants was cited as a technique to further this goal. This particular effort was referred to as one of several programs to counteract resurgence of Communist Party influence in the United States. In November, 1974, former Assistant to the Director Cartha D. Deloach advised he recalled very clearly briefing President Lyndon B. Johnson regarding the Bureau's activities against black militants.
- 2. Notification of White House. In 1958, a letter was sent to Presidential Aide Robert Cutler at the White House specifically advising that our COINTELPRO directed against the Communist Party had been initiated in August, 1956, and citing examples of techniques utilized. In 1965, a letter was directed to Presidential Aide Marvin Watson at the White House advising him this Bureau was seizing every opportunity to disrupt the Klan.
- 3. Notification of Secretary of State. In 1961, a letter enclosing a memorandum setting forth examples of COINTELPRO actions directed against the Communist Party was sent to Secretary of State Dean Rusk.

U. S. Senate Select Committee to Study Governmental Operations With Respect to Intelligence Activities (SSC)

- Notification of Attorneys General. A letter was directed to Attorney General William Rogers in 1958 specifically advising him our COINTELPRO had been initiated against the Communist Party in August, 1956, and citing examples of techniques utilized. In 1961, a letter was directed to Attorney General Robert Kennedy enclosing a memorandum citing examples of COINTELPRO actions directed against the Communist Party. In 1965, a letter was sent to Attorney General Nicholas Katzenbach advising him the FBI was seizing every opportunity to disrupt the Ku Klux Klan. Attorney General Ramsey Clark was furnished, in 1967, a letter which enclosed a detailed memorandum outlining our efforts to neutralize and disrupt the Ku Klux Klan. In September, 1969, Attorney General John Mitchell was advised of our efforts to disrupt the Klan. Additionally, former Assistant to the Director DeLoach advised in November, 1974, he had briefed former Attorney General Ramsey Clark regarding the various COINTELPROS and he also expressed the opinion that former Assistant to the Director Alan H. Belmont or former Assistant to the Director William C. Sullivanhad briefed Attorney General Katzenbach.
- Notification of Congress. Bureau files reveal that detailed information concerning the COINTELPROS was prepared for off-the-record use by former Director Hoover in connection with several appearances before the House Subcommittee on Appropriations. Material concerning the COINTELPROS was prepared for the Director's use in connection with Appropriations testimony for the fiscal years 1958, 1959, 1960, 1961, 1963, 1966 and 1967. All this material was clearly marked for off-the-record discussion. Published transcripts of hearings by the House Subcommittee on Appropriations contain notations that on at least six occasions between 1958 and 1966, off-the-record discussions took place at those points in Mr. Hoover's prepared remarks dealing with the COINTELPROS. Former Assistant to the Director John P. Mohr advised in November, 1974, he recalled the Director on several occasions had furnished details to the House Subcommittee on Appropriations relating to FBI COINTELPROS. In November, 1974, Assistant to the Director Nicholas P. Callahan advised he, too, recalled several instances involving off-the-record discussion

U. S. Senate Select Committee to Study Governmental Operations With Respect to Intelligence Activities (SSC)

by the Director with members of the House Subcommittee regarding this Bureau's efforts to neutralize groups and organizations involved and that there was no critical comment made in regard thereto.

An FBI Headquarters supervisor who was assigned responsibility for COINTELPRO matters during the period 1964 to 1967 recalls that on a number of occasions he was required to prepare informal memoranda and summaries relating to COINTELPRO actions. It was his understanding this material was to be utilized by Director Hoover in connection with briefings of various Government officials.

A review of FBI files has not located any document indicating higher authority was formally advised of the existence of the COINTELPRO effort directed against revolutionary New Left elements. It should be pointed out the program that targeted the New Left was only in existence during the period 1968 to 1971 (35 months) and only 285 actions were approved, which represent approximately 12 percent of all actions approved in the basic COINTELPROS. Additionally, during the time period of the New Left program this Bureau was engaged in extensive reporting and dissemination of information relating to activities and violence perpetrated by revolutionary elements, including the so-called New Left.

The Chairman, Senator Frank Church, inquired as to how much time and money is being spent by the FBI in conducting investigations on possible Presidential appointments to Federal offices, plus any other information which would indicate what proportion of the FBI's time and effort was absorbed in this kind of activity. Senator Church also asked the Director to supply the number of such investigations conducted each year beginning with 1970 and also information as to what offices are now covered by such investigations.

The FBI conducts investigations under the Federal Employee Security Program pursuant to Executive Orders 10450 and 10422. Executive Order 10450 became effective May 28, 1953, and sets forth security requirements for employment in the Executive Branch. The purpose of the Federal Employee Security Program is to insure that the employment and retention in employment of any civilian in the Executive Branch is clearly consistent with the interests of the national security.

At the request of the White House, investigations are conducted concerning Presidential appointees and White House personnel. At the request of Cabinet officers, investigations are conducted concerning certain personnel.

Upon request, investigations are conducted concerning staff personnel of seven Congressional Committees. These are handled by agreement with the Department of Justice and include:

Senate Foreign Relations Committee Senate Committee on Judiciary House Committee on Judiciary Joint Committee on Atomic Energy Senate Appropriations Committee House Appropriations Committee Senate Armed Services Committee

At the request of the Department of Justice, investigations are conducted concerning Departmental Applicants for Presidential appointments and professional positions such as Federal Judges, United States Attorneys, and other legal positions. In addition, investigations are conducted for the Administrative Office of the United States Courts concerning applicants for the positions of United States Magistrate, Federal Public Defender, Referee in Bankruptcy, Federal Court Executive, and Probation Officer. Also investigations are conducted concerning persons who have applied for pardons after completion of sentences upon being convicted of felonies in the United States District Courts.

Investigations are also conducted of personnel who have sensitive positions with the Nuclear Regulatory Commission and the Energy Research and Development Administration (formerly the Atomic Energy Commission).

In connection with all of these investigations, we report the facts developed and furnish the results to the requesting agency without any comment or recommendation or any evaluation of the facts developed.

The costs involved concerning investigations on behalf of the White House, Congressional Staff Committees, Department of Justice, and Applications for Pardon After Completion of Sentence, as well as cases referred to the FBI under various public laws, are included in the overall FBI budget. In all other investigations charges are made. The current rates for these charges, which became effective on October 12, 1975, are listed below. For Fiscal Year 1975, expenditures for these investigations amounted to approximately \$6,760,000 of which slightly over \$3,000,000 was reimbursed from other agencies. It is to be noted the costs of these investigations fluctuate from year to year dependent upon changes in salary, travel, and other expenses.

Atomic Energy Commission Investigation:\* New rates eff. 10/12/75
\*Name changed eff. 1/20/75
\$ 834.00

Energy Research and Development Administration Nuclear Regulatory Commission Library of Congress

### Full-Field Loyalty Investigations:

2,117.00

Civil Service Commission (United Nations Personnel) State Department (Ambassadorial and Ministerial Appointees) All Agencies (Administration Appointees)

#### Preliminary Inquiries:

410.00

Givil Service Commission (CSC) (United Nations Personnel)

There follows a tabulation listing the number of investigations conducted by the FBI for other Government agencies for the period from Fiscal Year 1970 through Fiscal Year 1975.

	1970	1971	1972	1973	1974	1975
Federal Employees Security Program-Executive Order 10450	1235	1296	993	985	943	591
United Nations Loyalty Program-Executive Order 10422	36	31	31	31	8	14
Referrals from CSC under various public laws	339	242	196	160	95	68
Energy Research and Development Administration/Nuclear Regulatory Commission (ERDA/NRC) (formerly Atomic Energy Commission)	1648	1529	1615	2083	1982	2346
Reinvestigation Program of ERDA/NRC	348	553	485	467	381	203
Departmental Applicant/U. S. Courts Applicant	4737	4964	5835	3576	1492	1224

		1970	1971	1972	1973	1974	1975
Special Inquiry a. White House and Executive Branch		892	888	1218	979	1127	1163
b.	Congressional Commit- tees	87	110	76	98	84	259
Maint	enance Employees	724	775	500	767	996	947
Total		10046	10388	10949	9146	7108	6815

In early 1975, at the request of the SSC and the House Select Committee on Intelligence Activities (HSC), we began conducting applicant-type investigations of personnel assigned to these committees and also of applicants for positions with these committees. Through January 6, 1976, we have conducted 160 such investigations received from the SSC and 39 received from the HSC. Although no charges have been made, the costs involved at the current rate would be \$338,720 for the SSC and \$82,563 for the HSC, for a total of \$421,283.

Pursuant to Constitutional Amendment 25, approved in 1967, the President requested an investigation in October of 1973, concerning Gerald R. Ford for the appointment to Vice President. Then in August, 1974, an investigation was conducted at the request of the President concerning Nelson Aldrich Rockefeller, Vice President-Designate. Thus, for the first time in the history of the United States Government, an applicant-type investigation was conducted concerning the President and Vice President. These were the most extensive investigations ever conducted by the FBI of an applicant-type nature.

The investigations handled by the FBI are limited to existing law, executive order, or by special agreement with the President and/or the Attorney General. They are not routine and it is not believed they should be or could be eliminated.

Where possible, steps have been taken to insure that these cases are kept to an absolute minimum. It is noted prior to July, 1973, the FBI conducted investigations concerning nonprofessional positions in connection with Departmental applicant/U. S. Court applicant investigations, such as general clerical personnel. It was determined and agreed upon that these investigations could be handled by the Civil Service Commission and, therefore, they were transferred to that agency.

A manpower utilization survey conducted during March, 1975, disclosed that 2.3% of field investigative time by FBI personnel was being devoted to these applicant-type investigations conducted for other Government agencies. This low percentage is indicative of the Bureau's efforts to hold down applicant-type work to that essential and necessary to meet our various commitments in this field. We have and will continue to oppose legislation seeking to involve the FBI in routine applicant-type investigations.

#### 1 - The Attorney General

#### NOTE:

Senator Baker's question re Inspector General appears on pages 2473 and 2474 of the galley draft of Director Kelley's testimony. It is felt the answer given is proper in that any comment made re Inspector General concept governing other agencies would, in fact, be a comment on behalf of the Director regarding conditions existing in and/or needs of oversight, etc., of other agencies which could be misconstrued. Senator Hart's questions concerning COINTELPRO are contained on pages 2498 and 2499 of the proof and Senator Church's questions appear on pages 2506, 2507 and 2508 of the proof. This matter has been coordinated by the Senstudy Project with Legal Counsel Division, Section IS-2 of INTD and the Employee Security and Special Inquiry Section of the Special Investigative Division.

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5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535
Addressee: SENATE SELECT COMMITTEE
LTR X LHM Memo Report dated 1/12/75  ** U.S. SENATE SELECT COMMITTEE.  Caption of Document:
Regarding Testimony of Dir. Kelley before SSC 12/10/75.
Originating Office FBI  Delivered by: D. Coul Date: 1/15/76
Received by: Joan A. Wilson
Title: Neceptions
Return this receipt to the Intelligence Division, FBI

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Intelligence Community Staff TO: FROM: ATTN: Central Index FBI SUBJECT: Abstract of Information Provided to Select Committees 1. HOW PROVIDED (check appropriate term. If a document was made available 2. DATE PROVIDED for review but not transmitted, so note.) 1/12/76 BRIEFING INTERVIEW TESTIMONY OTHER DOCUMENT 3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate) X SSC 4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject) Memorandum 5. IN RESPONSE TO (list date and item number if in response to formal request, other-6. CLASSIFICATION OF wise state verbal request of (name), initiative, subpoena, etc.) INFORMATION (enter U, C, S, TS or Codeword) Oral request 12/10/75 U KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis) Information handling Operating procedures 8. SUMMARY (see reverse side before completing this item) Setting forthe the unanswered questions, which arose during the testimony of Director Kelly, along with the responses thereto. 62-116395 FMK: fmk ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX (4) IN CONNECTION WITH SENSTUDY 75 MDR 16 ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10/31/00 BY & TRAI AS VE

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CLASSIFY AS APPROPRIATE 62-116395-1314

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#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- · Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

SHOP

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. W. A. Branigan 1 - Mr. R. G. Kinsey

Mr. W. R. Wannall

1/23/76

W. A. Branigan

SAM A. JAFFE INFORMATION CONCERNING

Jaffe is a former New York Office informant who was a correspondent for CBS and ABC. While with ABC, he was stationed in Moscow from 1961 to 1965. During this assignment he was compromised by the KGB through a relationship he had with a Soviet female and because of a car accident. Jaffe reported the subsequent recruitment effort by the KGB to both the U.S. Embassy and to New York. He admitted to New York that he had a continuing relationship in Moscow with several KGB officers, but defector reported that Jaffe had been recruited by the KGB in about 1961 and thereafter furnished the KGB with information about other Americans in Moscow. Our investigation, including two intensive interviews of Jaffe, neither substantiated or refuted the defector's allegation.

Our evaluation of Jaffe's relationship with the KGB is that after his admitted compromise he undoubtedly cooperated to a degree, simply to avoid being expelled from Moscow because of the damage it would have caused to his then advancing career. He was eventually expelled in 1965, ostensibly because of an unfavorable article written by ABC Correspondent John Scali about the Soviet leadership. We have never uncovered any evidence that Jaffe assisted the KGB after he left Moscow.

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Memorandum to Mr. W. R. Wannall Re: Sam A. Jaffe 105-28333

Jaffe filed a Freedom of Information Act request in 1975 for all information in our files, claiming that the FBI or CIA had leaked an allegation that he was a KGB agent, which has prevented him from obtaining employment in the media field. His claim is not substantiated by anything contained in our files. Both the Senate and House Committees on Intelligence Operations have taken an interest in his case and we have furnished both Committees with excised copies of Jaffe's file.

The "Washington Star News" issue of 1/22/76, carried an article reporting an interview of Jaffe by a "New York Times" reporter in which Jaffe related he had been an unpaid FBI informant during the 1950s and 1960s, reporting on his contacts with Soviet nationals. \* The article is generally factual and does not touch on Jaffe's allegation as to a leak. On 1/21/76, Jaffe telephoned SA Richard Kinsey of the Intelligence Division (SA Kinsey had participated in an interview of Jaffe on 11/24/75. on Deputy Associate Director Adams' instructions to hear out Jaffe's allegations). Jaffe was concerned because an unnamed "New York Times" reporter had interviewed him on the same day and inferred he had information that Jaffe was a paid FBI informant. Jaffe wanted to know if we had so advised either the Senate or House Committees since the reporter claimed to have seen documentation that Jaffe had received money from the FBI. Jaffe was advised that he could not be furnished information as to what we had furnished the Committees but that he knew whether or not he had received money from us. Jaffe said that he was concerned that we had leaked additional derogatory information concerning him.

While it is possible that the "New York Times" reporter has had access to Jaffe's file as furnished to the Senate or House Committees, it is not believed that we have sufficient evidence of this in order to make a complaint to either Committee, based only on what Jaffe reported as to the reporter's background for his inquiry of Jaffe.

\* Our records disclose that Jaffe was never paid, either for services or expenses during the period he was operated as a symbol number informant  ${\cal J}$ 

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Togerhader to Sr. T. A. Gennall Tel Jan A. Jesse YOMATTOG

EMOR:

None. For information.

1 - Mr. J. B. Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) January 12, 1976 The Attorney General 1 - Mr. W. V. Cleveland 1 - Mr. W. R. Wannall Director. FBI 1 - Mr. D. Ryan 1 - Mr. W. O. Cregar U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Reference is made to my testimony before the SSC on December 10, 1975, during which testimony certain questions arose on which answers were deferred. Enclosed is the original of a memorandum for your approval and forwarding to the SSC which supplies answers to these questions for inclusion in the official record. Also enclosed for your records is a copy of this memorandum. Enclosures (2) 62-116395 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination REC-51 AJD:mjg/ ALL INFORMATION CONTAINS HEREIN IS UNCLASSIFIED Assoc. Dir. . Dep. AD Adm. \_\_ Dep. AD Inv. \_\_\_ Asst. Dir.: Admin. L BEHIND FILE Comp. Syst. \_ Ext. Affairs .... Files & Com. \_\_ Inspection \_ Laboratory, Plan. & Eval. \_\_ Training\_\_ TELETYPE UNIT GI4162989570 Page 121

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ASSOCIATE DIRECTOR

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## emorandum

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SUBJECT SENSTUDY 1-Mr. Adams-Enc.

1-Mr. Wannall-Enc.

1-Mr. Cregar-Enc.

DATE: January 14, 1976

1-Mr. Mintz-Enc.

1-Mr. Hotis

1-Mr. Daly

1-Mr. Miller

Telephone Rm. Director Sec'y

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Legal Coun

Late on the afternoon on January 14, 1976, Pat Shea, staff member, Senate Select Committee, made available the attached, which is a draft bill captioned Intelligence Oversight Act of 1976.

This draft is the product of the Senate Select Committee staff.

Mark Gitenstein, Martha Talley, and Pat Shea, all of whom are Senate Select Committee staff members, are scheduled to meet with Bureau representatives at 2 P.M., tomorrow, January 15, 1976. This meeting will afford us the opportunity to discuss in detail the draft bill.

The bill would create a Committee on Intelligence Activities to which all proposed legislation pertaining to the intelligence community would be referred. It would be granted broad, sweeping powers of access to and disclosure of intelligence community information.

Also received late on the afternoon of January 14, 1976, was a letter from Chairman Ribicoff of the Government Operations Committee. Attached to that letter is a copy of S.189 introduced by Senator Nelson on January 16, 1975, S.317 introduced by Senator Baker on January 23, 1975, and S. CON. RES.4 introduced by Senator Hathaway on January 23, 1975; 109

#### RECOMMENDATIONS:

1. Legal Counsel and Intelligence Division representatives will meet with Senate Select Committee staff members at 2 P.M. on January 15, 1976, and discuss the 1976 Intelligence Oversight Act of 1976.

Enclosure JDM:mcz m (9)

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RECOMMENDATION CONTINUED OVER

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Legal Counsel to Mr. Adams Memo Re: SENSTUDY

2. The draft bill and the other proposals provided by Senator Ribicoff be reviewed by Legal Counsel Division for the information of the Director by the close of business January 16, 1976.

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(Insert title of bill here)

Be it enacted by the Schate and House of Representatives of the United States of America in Congress assembled. That this Act may be cited as the "Intelligence Oversight Act of 1976."

SEC 2. It is the purpose of this Act to establish a new Standing Committee of the Senate to oversee and to make continuing studies of the intelligence activities and programs of the United States Government. In carrying out this purpose, the Committee on Intelligence Activities shall make every effort to assure that the appropriate agencies and departments of the United States provide informed and timely intelligence necessary for the Executive and Legislative Branches to make sound decisions affecting the security of the Nation. It is further the purpose of this Act to provide vigilant legislative oversight over the intelligence activities of the United States to assure that such activities are in conformity with the Constitution and laws of the United States.

- SEC. 3. Sections 4 through 12 of this Act are enacted --
- (1) as an exercise of the rulemaking power of the Senate, and as such they shall be considered as part of the Standing Rules of the Senate, and such rules shall supersede other rules only to the extent that they are inconsistent therewith; and
- (2) with full recognition of the Constitutional right of the Senate to change such rules at any time, in the same manner, and to the same extent as in the case of any other rule of the Senate.
- SEC. 4. Rule XXIV of the Standing Rules of the Senate is amended by adding at the end thereof a new paragraph as follows:
  - "3. (a) Five members of the Committee on Intelligence Activities shall be appointed by the majority leader of the Senate and four shall be appointed by the minority leader of the Senate.
  - "(b) No Senator may serve on the Committee on Intelligence Activities for more than six years, exclusive of service by any Senator on such committee during the ninety-fourth Congress. To the greatest extent practicable, the requirements of this section shall be met by selecting three new Senators to serve on the Committee at the beginning of the ninety-sixth Congress and each Congress thereafter.
  - "(c) At the beginning of each Congress, the members of the Committee on Intelligence Activities appointed by the majority leader shall select a chairman and the members of such committee appointed by the minority leader shall select a vice chairman. The vice chairman shall act in the place and stead of the chairman in the absence of the chairman."
- SEC. 5. (a) Subparagraph (d) of paragraph I of Rule XXV of the Standing Rules of the Senate is amended by striking out the period at the end of such subparagraph and inserting in lieu thereof a comma and the following: "except matters described in subparagraphs (s)(1)) and (2)."

- (b) Subparagraph (i)1 of paragraph 1 of Rule XXV of the Standing Rules of the Senate is amended by striking out the period at the end of such paragraph and inserting in lieu thereof a comma and the following: "except matters described in subparagraphs (s)(1)) and (2)."
- (c) Subparagraph (1)9 of paragraph 1 of Rule XXV of the Standing Rules of the Senate is amended by striking out the comma after the word "espionage" and inserting in lieu thereof the following: "(except matters described in subparagraphs (s)(1) and=(2),".
- SEC. 6. (a) Paragraph 1 of Rule XXV of the Standing Rules of the Senate is amended by adding at the end thereof the following new subparagraph:
  - "(s)(1) Committee on Intelligence Activities, to which committee shall be referred all proposed legislation, messages, petitions, memorials, and other matters relating to the following:
  - "(A) The Central Intelligence Agency and the Director of Central Intelligence.
  - "(B) Intelligence activities of all other departments and agencies of the Government, including, but not limited to, the intelligence activities of the Defense Intelligence Agency, the National Security Agency, and other agencies of the Department of Defense; the Department of Justice; the Department of State; and the Department of the Treasury.
  - "(C) The organization or reorganization of any department or agency of the Government to the extent that the organization or reorganization relates to a function or activity involving national intelligence or domestic intelligence.

- "(D) Authorizations for appropriations for the following:
  - "(i) The Central Intelligence Agency.
  - "(ii) The Defense Intelligence Agency.
  - "(iii) The National Security Agency.
  - "(iv) The national intelligence activities carried out by the Department of Defense.
  - "(v) Intelligence activities of the Federal Bureau of Investigation.
  - "(vi) The intelligence activities of any successor departments or agencies to those departments and agencies named in this subclause.".
- (b) Paragraph 3 of Rule XXV of the Standing Rules of the Senate is amended by inserting

"Intelligence Activities ----- 9" immediately below.

"District of Columbia ----- 7"

- (c) Paragraph 6 of Rule XXV of the Standing Rules of the Senate is amended by adding at the end thereof the following new sub-paragraph:
  - "(i) For the purposes of this paragraph, service of a Senator as a member of the Committee on Intelligence Activities shall not be taken into account.".
- SEC. 7. The Committee on Intelligence Activities of the Senate, for the purposes of accountability to the Senate, shall make regular and periodic reports to the Senate on the nature and extent of the intelligence activities of the various departments and agencies of the United States, and shall promptly call to the attention of the Senate any matters deemed to raise significant questions under the Constitution or laws of the United States or to otherwise require the immediate attention of the Senate.

- SEC. 8. (a) No member of the Committee on Intelligence Activities of the Senate and no member of the staff of such committee shall disclose outside such committee any information in the possession of or obtained by such committee relating to the activities of the Central Intelligence Agency or any other department or agency of the United States engaged in intelligence activities unless authorized by such committee. No member of the Senate shall disclose outside the Senate any information conveyed to the Senate in closed session by the Committee on Intelligence Activities of the Senate unless authorized by the Senate.
- (b) The Committee on Intelligence Activities of the

  Senate may refer to the Select Committee on Standards and Conduct of the

  Senate for investigation and other action: (1) any disclosure outside

  the Committee on Intelligence Activities of the Senate, not authorized

  by such committee, of any information in the possession of or obtained

  by such committee relating to the activities of the Central Intelligence

  Agency or any other department or agency of the United States engaged

  in intelligence activities; and (2) any disclosure outside the Senate,

  not authorized by the Senate, of any information conveyed to the Senate

  in closed session by the Committee on Intelligence Activities. The

  Select Committee on Standards and Conduct of the Senate shall investigate any breach of confidentiality referred to it pursuant to this subsection and shall recommend appropriate action, such as censure or removal from office.
- SEC. 9. (a) No person may be employed as a professional staff member of the Committee on Intelligence Activities of the Senate or be engaged by contract or otherwise to perform services for such committee for a period totaling more than nine years.
- (b) No employee of such committee or any person engaged by contract or otherwise to perform services for or at the request of such committee shall be given access to any classified information by such committee unless such employed or person has received an appropriate

security clearance as determined by such committee in consultation with the Director of Central Intelligence. The type of security clearance to be required in the case of any such employee or person shall, within the determination of such committee, in consultation with the Director of Central Intelligence, be commensurate with the sensitivity of the classified information to which such employee or person will be given access by such committee.

SEC. 10. The Committee on Intelligence of the Senate shall formulate and carry out such rules and procedures as it deems necessary to prevent the disclosure, without the consent of the person or persons concerned, of information in the possession of such committee which infringes upon the privacy or Constitutional rights of such person or persons.

Nothing herein shall be construed to prevent such committee from publicly disclosing any such information in any case in which such committee determines the public interest in the disclosure of such information clearly outweighs any infringement on the privacy of any person or persons.

SEC. 11. (a) The Committee on Intelligence Activities of the Senate may, after full and considered consultation with appropriate officials of the Executive Branch, disclose to the public any information received by it from the President or Vice President or any department or agency of the United States upon the committee's determination that the national interest would be served by such disclosure. In any case in which such committee decides to make-public any information requested to be kept confidential by the President, Vice President, or the head of a department or agency, as the case may be, such committee shall notify the President to that effect. Such committee may publicly disclose such information after the expiration of ten days following the day on which notice is transmitted to the President unless prior to the expiration of such tenday period the President submits a written certification to such committee stating that the national interest in the disclosure of such information is clearly out reighted by the probability of grave narm to the national security.

- (b) If after timely receipt of a certification by the President made pursuant to subsection (a), the Committee on Intelligence Activities determines that such information should be publicly disclosed, such committee shall refer the question of disclosure of such information to the Senate for such action as the Senate deems appropriate.
- (c) Any question referred to the Senate by the Committee on Intelligence Activities pursuant to subsection (b) shall be disposed by the Senate within three calendar days following the day on which the question is reported to the Senate, excluding days on which the Senate is not in session.
- SEC. 12. The Committee on Intelligence Activities of the Senate is authorized to permit any personal representative of the President, designated by the President to serve as a liaison to such committee, to attend any closed meeting of such committee.
- SEC. 13. (a) Notwithstanding any other provision of law, it shall be the duty of the head of each department and agency of the United States to keep the Committee on Intelligence Activities of the Senate fully and currently informed with respect to all intelligence activities which in any respect are the responsibility of or are planned, supervised, financed, or engaged in by such department or agency.
- (b) Notwithstanding any other provision of law, it shall also be the duty of the head of any department or agency of the United States involved in any intelligence activities to furnish any information or document in its possession, custody, or control, or witness in its employ, whenever requested by the Committee on Intelligence Activities of the Senate with respect to any matter within such committee's jurisdiction.
- (c) In order that the Committee on Intelligence Activities of the Senate may have sufficient time to consult with and advise any department or agency of the United States regarding certain kinds of intelligence activities proposed to be carried out by such department or agency, before such department or agency initiates such activities, such

Senate unless such committee has been fully informed of the proposed

time such activity is initiated.

activity by the head of the department or agency concerned prior to the

SEC. 14. No funds may be appropriated for any fiscal year beginning after September 30, 1976, to or for the use of any department or agency of the United States to carry out any of the following activities unless such funds have been previously authorized to carry out such activity for such fiscal year;

- (A) The activities of the Central Intelligence Agency.
- (B) The activities of the Defense Intelligence Agency.
- (C) The activities of the National Security Agency,
- (D) The national intelligence activities carried out by the Department of Defense.
- (E) The intelligence activities of the Federal Bureau of Investigation.
- (F) The intelligence activities of any successor departments and agencies to those departments and agencies listed in clauses (A) through (E).
- SEC. 15. The Comptroller General of the United States shall from time to time, at the request of the Committee on Intelligence Activities of the Senate, conduct financial audits and reviews of the intelligence activities of any department or agency of the United States. For the purpose of conducting any such audit or review, the Comptroller General,

or any of his duly authorized representatives, shall be given access to and the opportunity to examine all books, accounts, records, reports, files, and all other materials within the possession, custody, or control of any such department or agency.

SEC. 16. Upon expiration of the Select Committee on Governmental Operations with Respect to Intelligence Activities, established by Senate Resolution 21, 94th Congress, all records, files, documents, and other materials of such committee shall be transferred to the Committee on Intelligence Activities.

SEC. 17. As used in this Act --

- (1) The term "national intelligence" means the collection, analysis, production, dissemination, and use of political, military, and economic information affecting the relations of the United States with foreign governments, and other activity which is in support of, or supported by the collection, analysis, production, dissemination, and use of such information. Such term also includes, but is not limited to, counterintelligence and clandestine activities.
- (2) The term "domestic intelligence" means (a) the collection within the United States, its territories and possessions, of information about foreign intelligence services within the United States and the analysis, production, dissemination, and use of such information;
  (b) information about those activities of persons within the United States, its territories and possessions which is, or may be, considered by any department, agency, bureau, office, division, instrumentality, or employee of the United States to pose a threat to the internal security of the United States; and (c) any activity which is in support of such information described in clause (a) or (b) of this paragraph. Such term also includes, but is not limited to, counterintelligence and clandestine activities.
- (3) The term "intelligence activities" means the sphere of action and function of national intelligence and domestic intelligence.

SEC. 18. Nothing in this Act shall be construed as constituting an authorization for the conduct of any activity not otherwise authorized by law.

SEC. 19. If any provision of this Act, or the application thereof to any person or circumstance, is held invalid, the validity of the remaining provisions and the application of such provisions to other persons or circumstances shall not be affected thereby.

January 12, 1976

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HEREIN IS LIMICLASSIFIED
DATE 10/31/66 EV SP3 ALM EHL
DATE 10/31/66

honorable Frank Church Chairman

Select Committee to Study Covernmental Operations
With Respect to Intelligence Activities

United States Senate Washington, D.C. 20510

Lear & r. Chairman:

You will recall that by letter to me of January 27, 1975, from Senate Lajority Leader Like Lansfield and Linority Leader Rugh Scott, we were advised of the Senate's plan to conduct an investigation and study of intelligence activities by Covernment agencies. The scope of the study was defined in Senate Resolution 21 of the 94th Congress. The letter specifically requested that we not destroy or otherwise dispose of any records or documents which might have a bearing on the subjects under investigation or relating to the matters specified in Section 2 of Senate Resolution 21. That Section of the Resolution Coscribed the Senate's extensive interest in the Comments intelligence, as well as foreign counterintelligence, activities of Executive Branch agencies, including the POI.

In accommodation of that request of the leadership of the United States Senate, I is mediately issued instructions to all offices and divisions of this Lareau establishing a moratorium on the destruction of all records of whatever description. In retrospect, I now real that the moratorium need not have been as all-encompassing as that, but this was done to assure that there could be no question of many intention for the 11st to comply fully with the request with regard to the preservation of relevant records in which the senate which develops an interest.

ST 109

REC-7 62 -116-3-45-136

(Letter should be delivered to Mr. Elliff of the Senate Select Committee Staff by representatives of the Office of Congressional Affairs and Records Section. The above letter is being submitted as the result of preliminary conversations had with Senate Select Committee Staff members.)

1-Mr. Adams

1-Mr. Mintz

1-Mr. Wannall - Str. Wa

4 ma**1976**om \_\_\_\_\_ teletype unit \_\_\_ JJMcD:jmr 2\_\_\_(9)

Phinip

Assoc. Dir. \_\_\_\_ Dep. AD Adm. \_ Dep. AD Inv. \_\_

Asst. Dir.:

Comp. Syst. \_\_

Files & Com. \_

Gen. Inv. \_\_\_\_

Inspection \_\_\_

Laboratory \_\_\_

Plan. & Eval. \_ Spec. Inv. \_\_\_\_

Training \_\_\_\_

Telephone Rm.

**04** JJMcD:imr?) w\_55132 Doctd:32989570 P

#### Honorable Frank Church

It is now almost one year since the inception of the moratorium on our regular records destruction program. For your information, our regular destruction program, as approved by the National Archives and Eccords Service, is designed to prevent retention of masses of records well beyond the period during which they may serve a useful purpose. Further, our records destruction program, as approved by the National Archivist, permits the destruction of those records which are desped to no longer possess evidentiary, intelligence, or historical value. The moratorium, which was not expected to last as long as it has, has created substantial administrative burdens not only at FBI Headquarters but throughout our 59 field offices. The suspension of sound records management and file destruction practices in many areas is causing very substantial space and storage problems.

I, therefore, now propose, with your concurrence, to resume that portion of our records destruction program which, in reality, could not have been contemplated by the Senate leadership's request in the first instance. We would continue the destruction moratorium on all classifications of files which would fall within the general description of "security files." These would encompass all files on comestic intelligence matters, extremist matters, racial matters, as well as foreign counterintelligence subject matters. We would, with regard to such "security matters," destroy duplicative material only.

The matters that we propose to resume routine destruction of, in accordance with our previously established Records Retention Flan, are the following: files relating to criminal investigations, suitability or applicant-type investigations, correspondence files, and files of an administrative nature generally. Should you or any members of your Committee express an interest for our continued retention of any record material other than as specified herein, you may be assured that such a request would receive every consideration.

#### Fonomble Frank Church

I do kope that you are able to express concurrence in the proposals herein since the file destruction moratorium has produced substantial administrative burdens for us. Please also accept my assurance of our continued fell cooperation with you and your Committee.

Sincerely yours,

#### Clarence L. Felley Eirector

- 1 Econorable Like Lansfield (sent under separate cover)
  Lajority Leader of the Cenate
  Loom G-200
  The Capitol
  Vashington, D.C. 20510
- 1 Honorable Bugh Scott (sent under separate cover)
  Linority Leader of the Senate
  Foom 250 Russell Senate Office Building
  Washington, L.C. 20310

# Memorandum

Mr. J. B. Adams

FROM Legal Counsel

1 - Mr. Mintz

1 - Mr. Adams

1 - Mr. Wannall

DATE: 1/7/76

1 - Mr. Cregar 1 - Mr. Malmfeldt

1 - Mr. Hotis

1 - Mr. Daly

Comp. Syst. Ext. Affairs Files & Com. Gen. Inv. Ident. Idali 1 Training Telephone Rm. Director Sec'y

Assoc. Dir. Dep. AD Adm. \_

Admin.

Dep. AD Inv. \_ Asst. Dir.

On 1/7/76, John T. Elliff, Head of the Domestic Task Force for the Senate Select Committee, advised that the counterintelligence hearing which had previously been scheduled and had been cancelled before that Committee is being rescheduled for ? 1/22/76. Elliff stated the hearing would be held in executive session on the morning of that day and that CIA and other intelligence agencies would appear in the afternoon. Elliff requested the Bureau to designate the appropriate official or officials to appear before that Committee and suggested that the number of witnesses be restricted as much as possible.

#### RECOMMENDATION:

That the Intelligence Division designate the appropriate officials to appear before captioned Committee in executive session on 1/22/76.

ADDENDUM: INTELLIGENCE DIVISION 1/9/76 TWL:mjg

Appearance will be handled by Inspector T. W. Leavitt, Section Chiefs W. A. Branigan, W. O. Cregar and S. S. Mignosa as well as Legal Counsel Assistant Director J. A. Mintz or whomever he may wish to designate.

REC 27

PVD:lad W (9)

L'INFORMATION CONTAINED







#### OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 2 8 1976

TO:

John A. Mintz, Assistant Director

Legal Counsel Division Federal Bureau of Investigat

FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT:

SSC Request Dated January 23,

Attached is a letter from the SSC dated January 23, 1976, requesting in part additional FBI materials concerning Dr. Martin Luther King, Jr. Please arrange for an appropriate response to these requests. Access to the materials requested in Item 3 should be limited to those staff persons who actually attended the briefing with Senator Church. If you have any questions concerning appropriate responses to the various requests please call me.

> ST-111 REC31 62-116 395-1310

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ALL FEI INFORMATION CONTAINED

cc Paul Daly

JAN 2 × 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shahcen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: SSC Request Dated January 23, 1976

Attached is a letter from the SSC dated January 23, 1976, requesting in part additional FBI materials concerning Dr. Martin Luther King, Jr. Please arrange for an appropriate response to these requests. Access to the materials requested in Item 3 should be limited to those staff persons who actually attended the briefing with Denator Church. If you have any questions concerning appropriate responses to the various requests please call me.



cc: Paul Daly

FRANK CHURCH, IDAHO, CHAIRMAN JOHN G. TOWER, TEXAS, VICE CHAIRMA HOWARD H. BAKER, J BARRY GOLDWATER, ARIZ.

PHILIP A. HART, MICH. WALTER F. MONDALE, MINN.
WALTER D. HUDOLESTON, KY.
ROBERT MORGAN, N.C. GARY HART, COLO: '.

RICHARD S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR CURTIS R. SMOTHERS, MINORITY COUNSEL



## United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO 5. RES. 21. 94TH CONGRESS)

WASHINGTON, D.C. 20510

January 23, 1976

Michael E. Shaheen, Jr., Esq. Special Counsel for Intelligence Coorindation U. S. Deaprtment of Justice Office of the Deputy Attorney General Washington, D.C. 20530

Dear Mike:

Attached is a list of additional items we need in connection with our investigation of the King case.

Next Tuesday there will be an Executive Session of the Domestic Intelligence Subcommittee on the subject of the usefulness of FBI domestic intelligence reports. In connection therewith, I would appreciate your supplying the Committee with a representative sample of (a) daily morning reports, (b) daily evening reports, and (c) summation weekly reports which were prepared by the IDIU during 1970.1/ In order that we may have a random cross-section of these reports, please forward one such report for the third day and/or the second week of each month of 1970.

Finally, please also forward ten sample "hourly summaries" prepared by the IDIU during the summer of 1968.2/

Your continued cooperation is appreciated.

Sincerely, ALL FBI INFORMATION CONTAINED

John T. Elliff

Director

Domestic Intelligence Task Force

1/ See memorandum of James T. Devine, emtitled "Interdivisional Information Unit, Civil Disturbance Group." dated September 10, 1970, p. 1, attached.

See memorandum of J. Walter Yeagley, entitled "Operations of Intelligence Unit," dated April 10, 1968, pp.2-3, attached.

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JAN .... 1976

Page 142 - 116395 - 1310



#### King Materials

- 1. Documents and materials reflecting the decision to include Stanley David Levison on the Security Index and the reasons for and date of such decision.
- 2. All materials reflecting the receipt at FBI Headquarters of the Information contained in the Director's January 8, 1962 memorandum to the Attorney General captioned "Stanley David Levison, Security Matter-C", and all materials pertaining to the decision to transmit such information to the Attorney General.
- 3. Access to the briefing paper or memorandum utilized by personnel of the Domestic Intelligence Division in the briefing of Committee Chairman Frank Church and certain Committee staff members concerning Stanley David Levison.
- 4. The original record of the informant's assertion contained in the Director's September 4, 1963 memorandum to the Attorney General captioned "Martin Luther King, Jr., Security Matter-C", to wit:

"A source who has furnished reliable information in the past advised in July 1963, that Stanley Levison is a secret member of the Communist Party, USA (CPUSA), and contributes funds to the CPUSA on a regular basis."

5. The original record of the informant's assertion contained in the August 30, 1962 memorandum from SA Francis T. Leonard to the SAC, New York, to wit:

"NY T..who has furnished reliable information in the past, advised on August 25, 1962, that STANLEY LEVISON is a secret member of the Communist Party, United States of America (excised) and (excised)"

6. All materials reflecting the initiation and termination of the microphone surveillance of the office of Stanley David Levison.

With respect to items 4 and 5, the informant's identity, if "live", may be deleted.

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Enclosure



#### OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 2 x 1976

John Al Mintz, Assistant Director TO:

Legal Counsel Division

Federal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr. Special Counsel for Intelligence

Coordination

SUBJECT:

SSC Request Dated January 27, 1976

Attached is a letter from the SSC dated January 27 1976. Please arrange for an appropriate response.

MOR 16

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REC-51 62-116395- 1309

5 JAN 30 1976

cc: Paul Daly Stand of Roman The of



d:32989570 Page 144

JAN 28 13/0

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: SSC Request Dated January 27, 1976

Attached is a letter from the SSC dated January 27, 1976. Please arrange for an appropriate response.

MDR 16

ALLES TO STATE HEALTH STATE HEALTH

cc: Paul Daly

Frank Church, Idaho, Chairman John G. Tower, Texas, Vice Chairman

PHILIP A. HART, MICH. WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. ROBERT MOWSAN, N.C. GARY HART, COLO. Howard H. Baker, Jr., Te. Barry Goldwater, Ariz. Charles MC C. Mathias, Jr., MD. Richard S. Schweiker, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY-COUNSEL

## United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. HEB. 21, SATH CONGRESS)

WASHINGTON, D.C. 20510

January 27, 1976

Michael E. Shaheen, Jr., Esq. Special Counsel for Intelligence Coordination Office of the Deputy Attorney General U. S. Department of Justice Washington, D. C. 20530

Dear Mike:

Information has come to the attention of the Committee which indicates the possibility that the FBI conducted heretofore undisclosed electronic surveillance of personnel of the executive office of the President (possibly a Deputy Director of the Budget Bureau) and that this information was included on a list of names of persons subject to FBI electronic surveillance prepared for Attorney General Elliot Richardson in or about July 1973.

Therefore, the Committee requests all material in the possession of the Justice Department or the FBI which may bear on the above. Please notify me by phone when any such material may be available.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force

MDR 16

ALL FBI INFORMATION CONTAINED

DATE ID 31 OF BY SP & ALM EHC

ENCLUSS.

62-116395-1309

1 - Mr. J. J. Adams 2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. R. J. Gallagher (Attn: Mr. J. C. Gordon) January 19, 1976 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. J. G. Deegan - Mr. R. W. Held 300 HEREIN IS UNCLASSIFIED DATE /- 6-89 BYSE On December 3, 1975, Douglas Frank Durham, who confidentially furnished information to the FBI concerning extremist activities of the American Indian Movement (AIM) until publicly identified as an FBI informant in March, 1975, contacted our Minneapolis Division and furnished information He said on May 7, 1975, he was interviewed by Patrick Shea and Mary DeOreo, investigators for the Senate, Select Committee on Intelligence Operations, who indicated/a \* strong desire to discredit the FBI and asked if he, Durham, could "come up with some dirt" on the FBI because there was strong support to "nail the FBI to the cross." This interview took place in the Washington, D. C., office of Reverend John Adams of the United Methodist Church. Adams, who was present during the interview, paid Durham transportation and other expenses, plus \$125 in testimony fees. Adams appeared to be Adams has previously been described by burhamas 5 JAN 30 1976 Durham said during the initial interview he got the impression that Don Rothberg, 2021 "K" Street, N. W., Dep. AD Adm. Washington, D. C., a reporter for the Associated Press, Dep. AD Inv. - was very close to the investigative Staff of Senator Frank -Church's Committee. He said Rothberg later traveled to Comp. Syst. - Des Moines, Iowa, and reviewed Durham's conversation with Durham that "I feel as they do. We have to control these

The Attorney General

Director, FB

U. S. SENATE SELECT COMMITTEE

ON INTEGALGENCE ACTIVITIES (SSC)

which should be brought to your attention.

very anxious to "personally smear the FBI."

a nonmember advisor to AIM.

Files & Com. - the Senate investigators, at which time Rothberg informed

- police departments and the FBI."

Laboratory \_\_\_ 62-116395

**≂1 - 137-3326**4 →RWH/JPG:eks (13)

Director Sec'y \_\_\_ MAIL ROOM \_\_\_\_ ₩ **4**5**[23 D**oc**]**(7)2989570 Page 147 The Attorney Ceneral

informed him that Senate investigators maintained direct contact with AIM Attorney Kenneth Tilsen and talked to Tilsen prior to Burham's Interview in Washington, D. C., on May 7, 1975.

The "Minneapolis Tribune" on December 14, 1975, jublished an article captioned 'Local FMI Accused of Meddling in Tricl," which in part stated that in 1969 the Minneapolis office of the FMI sent an anonymous letter to the Hennepin County Attorney concerning a defendant in a criminal case and her attorney. The letter alleged that the defendent had "some pretty good connections" and her 1 tyer held a "Communist party membership." The article stated that a Minneapolic radio station reporter said on Friday, December 12, 1975, that he was given by Konneth Tilsen e copy of the anonymous letter. The article further stated that Tilsen had said on December 13, 1975, that he got a copy of the letter from Lock Johnson, on investigator for the U. S. Senate Committee investigating the Fill. The article stated Tilsen said Johnson came to the twin cities (Minneapolis -St. raul. Minnesota) about three weeks ago to interview him and loses ry Frees n (the defendant in the aforementioned case). Tilsen stated he was not shown the alleged correspondence between the Minneapolis FST Office and FST Headquarters, in Machington, D. C., but was given a summary of the information. The article further stated that "last night" Johnson confirmed that he had interviewed Tilson and Miss Freemin and that he had suggerized for Milson the contents of the alleged exchange between the Minneapolis FAI and FBI, Washin ton, D. C.

Durham stated he has also been contacted by Ellen Miller, 13316 Rayburn House, 202-225-9751, Washington, D. C., who is affiliated with Congressman Otic Pike's Committee. She asked Durham to provide her with anything he could offer which would reveal how the FBI and police utilized informants and how they "conned" these informants into providing information.

- 2 -

The Attorney General

surhem stated he eventually received a subposed to testify before the Senate Select Cormittee on Intelligence activities, but refused to comply with this subposed, threatening to hold a press conference concerning his executioned with this Cormittee's investigators if they forced him to appear. Surham said he expressed his feelings to an Assistant United States Attorney in its leines, Town, and in a few days he was told to forget the subposes.

Elecce edvise what action should be taken in this matter.

1 - The Deputy Attorney Ceneral Extention: Hichael D. Sheheen, Fr. Special Counsel for Intelligence Coordination

The above information was contained in Minneapoli teletype to the Eureau, 1/2/76, entitled "American Indian Movement; EM." While Durham, the former MP 4115-E, is no longer being operated as an informant, he periodically contacts the Minneapolis Division. Durham is currently traveling around the country under the sponsorship of the John Birch Society speaking about his knowledge of extremist activity.

2 - Mr. J. A. Mintz (1 - J. B. Hotis) 1 - Mr. W. R. Wannall January 8, 1976

The Attorney General

Director\ FBI

SENATE SELECT COMMITTEE OH INTELLIGINCE ACTIVITIES (SSC)

1 - Mr. W. O. Cregar 1 - Mr. J. G. Deegan

1 - Mr. T. J. Seabaugh

Reference is made to the December 18, 1975, SSC letter forwarded from the Department of Justice by letter dated December 22, 1975, containing requests for information from the FBI.

Enclosed for your approval and forwarding to the Committee is an original of a memorandum which is responsive to some of the requests.

A copy of the memorandum is being furnished for your records. ALL INFORMATION CONTAINED

Enclosures (2)

62-116395

1 - Deputy Attorney General

Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination

5 JAN 80 1976

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SEE NOTE PAGE 2

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Assoc. Dir. Dep. AD Adm. \_ Dep. AD Inv. \_\_\_ Asst. Dir.: Comp. Syst. Ext. Affairs . Files & Com.

Admin.

Inspection Intell. . Laboratory -Plan. & Eval. \_ Spec. Inv. Training -Telephone Rm. .

CONFIDENTIAL MATERIAL ATTACHED

TELETYPE UNIT

MAIL ROOM

GPO: 1975 O - 569-920

The Attorney General

#### NOTE:

The material prepared for delivery to the SSC represents a portion of that requested in SSC letter dated 12/18/75. The SSC desired the material at an early date, and we were expediting our review of files with regard to additional requests contained in the December 18, 1975, letter.

2 - Mr. J. A. Mintz (1 - J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. J. G. Deegan 1 - Mr. T. J. Seabaugh

January 8, 1976

ALL INFORMATION CONTAINED
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U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the December 18, 1975, letter of the SSC as modified at a conference on December 30, 1975, between Messrs. W. O. Cregar and Paul V. Daly of this Bureau and Committee Staff Members Michael Epstein and Mark Gitenstein.

The SSC was advised by FBI memorandum dated January 5, 1976, that certain of the materials relating to Item 1 were available for SSC Staff review. On January 6, 1976, Mr. F. A. O. Schwarz, Jr., SSC General Counsel, requested the FBI deliver the material to which access had been granted.

This memorandum effects delivery of material in response to Item 1. Because of your desire for a very early review of this material, the available data is only a portion of that requested. We are expediting our review of files, and you will be furnished additional material pursuant to your request as soon as possible.

Dep. AD Adm. \_ TJS:klm | Sign Dep. AD Inv. \_\_ (9) Asst. Dir.: Admin. \_ ORIGINAL AND ONE TO AG Comp. Syst. \_\_\_ Ext. Affairs \_ Files & Com. \_ Gen. Inv. \_\_\_ Inspection . CONFIDENTIAL MATERIAL ATTACHED intell. Laboratory . Plan. & Eval. \_ TO JA WOO Spec. Inv. \_ Training \_ Legal Coun. \_\_ Telephone Rm. \_\_\_ GPO: 1975 O - 569-920 Director Sec'y \_\_\_ MAIL ROOM \_\_\_ TELETYPE UNIT

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535
Addressee: U.S. SENATE SELECT COMMITTEE
U.S. SENATE SELECT COMMITTEE ON INTELLIGENCE Caption of Document: ACTIVITIES re 12/18/75 request Item 1 - Delivery
Originating Office: FBI
Delivered by:
Received by: Fature Har
Title:
Return this receipt to the Intelligence Division, FBI

MDR 16
ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10/31/00. BY SP3 ALM/EHC

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SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

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#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee; etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.